105TH CONGRESS 1ST SESSION

H. R. 1229

To amend the Public Health Service Act to ensure that affordable, comprehensive, high quality health care coverage is available through the establishment of State-based programs for children and for all uninsured pregnant women, and to facilitate access to health services, strengthen public health functions, enhance health-related research, and support other activities that improve the health of mothers and children, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 8, 1997

Mr. Ackerman introduced the following bill; which was referred to the Committee on Commerce, and in addition to the Committees on Ways and Means, the Judiciary, and Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Public Health Service Act to ensure that affordable, comprehensive, high quality health care coverage is available through the establishment of Statebased programs for children and for all uninsured pregnant women, and to facilitate access to health services, strengthen public health functions, enhance health-related research, and support other activities that improve the health of mothers and children, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE, TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Healthy Mothers, Healthy Children Act of 1997".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title, table of contents.

TITLE I—NATIONAL HEALTH TRUST FUND FOR MOTHERS AND CHILDREN

Sec. 101. Establishment.

TITLE II—HEALTHY MOTHERS, HEALTHY CHILDREN PROGRAM

Sec. 201. Establishment and allocation of funds.

"TITLE XXVIII—HEALTHY MOTHERS, HEALTH CHILDREN PROGRAM

"Sec. 2800. Establishment of program.

"Part A—Allocation of Funds

- "Sec. 2801. Allocation of funds to participating States.
- "Sec. 2802. State trust funds and matching contribution.
- "Sec. 2803. Excess and insufficient funds in trust funds.

"PART B—ELIGIBILITY AND ENROLLMENT

"Subpart 1—Eligibility

- "Sec. 2810. Eligibility of individuals.
- "Sec. 2811. Election of eligibility.
- "Sec. 2812. Eligible health plans and providers.

"Subpart 2—Enrollment

- "Sec. 2815. Enrollment of eligible persons.
- "Sec. 2816. Transition from eligibility.
- Sec. 202. Comprehensive health benefits and cost sharing requirements.

"Part C—Comprehensive Health Benefits and Cost Sharing Requirements

"Subpart 1—Comprehensive Health Benefits

- "Sec. 2821. Comprehensive health benefits package.
- "Sec. 2822. General categories of health benefits.

"Subpart 2—Cost Sharing Requirements

- "Sec. 2825. Principles of cost sharing.
- "Sec. 2826. Premiums and premium subsidy.
- "Sec. 2827. Utilization copayments.
- "Sec. 2828. Maximum annual family contribution.
- Sec. 203. State program development and administration.

"Part D—State Program Development and Administration

- "Sec. 2831. Application and date of implementation.
- "Sec. 2832. Special status States.
- "Sec. 2833. States with medicaid waivers.
- "Sec. 2834. Development grants for State programs.
- "Sec. 2835. Expansion of eligibility.
- "Sec. 2836. Failure of State to administer a program in compliance with title
- "Sec. 2837. Limits on State and Federal administrative costs.

"Part E—Ensuring Quality, Establishing Information Systems, and Preventing Abuse

- "Sec. 2841. Annual quality assessment and improvement plans.
- "Sec. 2842. National advisory council for mothers' and children's health.
- "Sec. 2843. National quality assessment and improvement program guidelines and utilization review program guidelines.
- "Sec. 2844. National health information systems for mothers and children.
- "Sec. 2845. National childhood immunization database.
- "Sec. 2846. Prevention, monitoring, and control of fraud and abuse.
- Sec. 204. Responsibilities of families, certified plans, employers, States, and the Federal government.

"Part F—Responsibilities of Families, Certified Plans, Employers, States, and the Federal Government

- "Sec. 2851. Responsibilities of families.
- "Sec. 2852. Responsibilities of certified plans.
- "Sec. 2853. Responsibilities of employers.
- "Sec. 2854. Responsibilities of the State.
- "Sec. 2855. Responsibilities of the Secretary.
- "Sec. 2856. Responsibilities of the Attorney General.
- "Sec. 2857. Responsibilities of the Secretary of Agriculture.
- Sec. 205. Existing programs.

"Part G—Impact on Employers and Existing Programs

- "Sec. 2861. Impact on employers.
- "Sec. 2862. Impact on medicaid.
- "Sec. 2863. Integration of health services and impact on existing Federal and State government health programs.
- Sec. 206. General provisions.

"Part H—General Provisions

- "Sec. 2871. Definitions.
- "Sec. 2872. Authorization of appropriations.
- Sec. 207. Unlawful use of tobacco products manufactured for export.

TITLE III—FINANCING PROVISIONS

- Sec. 301. Increase in taxes on tobacco products.
- Sec. 302. Assistance to States adversely affected by the tobacco tax.
- Sec. 303. Designation of overpayments and contributions for the National Health Trust Fund for Mothers and Children.

1 TITLE I—NATIONAL HEALTH

2 TRUST FUND FOR MOTHERS

3 AND CHILDREN

- 4 SEC. 101. ESTABLISHMENT.
- 5 (a) IN GENERAL.—Subchapter A of chapter 98 of the
- 6 Internal Revenue Code of 1986 (relating to establishment
- 7 of trust funds) is amended by adding at the end the follow-
- 8 ing new part:

9 "PART II—HEALTH CARE TRUST FUNDS

"Sec. 9551. National Health Trust Fund for Mothers and Children

10 "SEC. 9551. NATIONAL HEALTH TRUST FUND FOR MOTHERS

- 11 AND CHILDREN.
- 12 "(a) Creation of Trust Fund.—There is estab-
- 13 lished in the Treasury of the United States a trust fund
- 14 to be known as the 'National Health Trust Fund for
- 15 Mothers and Children' to support State-based programs
- 16 under title XXVIII of the Public Health Service Act that
- 17 ensure affordable, comprehensive, high quality health care
- 18 coverage for children, and for all uninsured pregnant
- 19 women. The National Health Trust Fund for Mothers and
- 20 Children shall consist of such amounts as may be appro-
- 21 priated or credited to the Trust Fund as provided for in

1	this section or section 9602(b) and such cash contribu-
2	tions as may be made.
3	"(b) Transfers to the Trust Fund.—
4	"(1) In general.—There are hereby appro-
5	priated to the National Health Trust Fund for
6	Mothers and Children amounts received in the
7	Treasury under—
8	"(A) section 5701 (relating to taxes on to-
9	bacco products) to the extent attributable to the
10	increases of such taxes as the result of the en-
11	actment of section 301 of the Healthy Mothers,
12	Healthy Children Act of 1997 minus any
13	amount appropriated to the Tobacco Alter-
14	natives Trust Fund under section 9512(b), and
15	"(B) section 6097 (relating to the designa-
16	tion of overpayments and contributions to the
17	Trust Fund).
18	"(2) SAVINGS AMOUNTS.—There are hereby ap-
19	propriated to the National Health Trust Fund for
20	Mothers and Children for each fiscal year amounts
21	equivalent to the amount of estimated Federal sav-
22	ings in such fiscal year—
23	"(A) under the medicaid program under
24	title XIX of the Social Security Act resulting

from the enactment of the Healthy Mothers, Healthy Children Act of 1997, and

"(B) attributable to the elimination of services or functions under any other Federal health program resulting from the enactment of the Healthy Mothers, Healthy Children Act of 1997.

"(c) Expenditures.—

"(1) IN GENERAL.—Except as provided in paragraph (2), amounts in the National Health Trust Fund for Mothers and Children are appropriated as provided for in section 2871 of the Public Health Service Act, and to the extent any such amount is not expended during any fiscal year, such amount shall be available for such purpose for subsequent fiscal years.

"(2) Prevention of Tobacco Use.—

"(A) IN GENERAL.—Amounts not to exceed the amount described in subparagraph (B) are appropriated in each fiscal year to fund activities at the Office on Smoking and Health, Centers for Disease Control and Prevention to prevent the initiation of smoking and use of other tobacco products by children and to coordinate Federal and State tobacco prevention

1	and control initiatives. To the extent any such
2	amount is not expended during any fiscal year,
3	such amount shall be available for such purpose
4	for subsequent fiscal years.

- "(B) AMOUNT DESCRIBED.—The Secretary of Health and Human Services may determine an amount under this subparagraph not to exceed 0.2 percent of the annual amounts described under subsection (b)(1)(A) received in the National Health Trust Fund for Mothers and Children.".
- 12 (b) Conforming Amendment.—Subchapter A of 13 chapter 98 is amended by inserting after the subchapter 14 heading the following new items:

15 "PART I—GENERAL TRUST FUNDS".

16 TITLE II—HEALTHY MOTHERS,

17 HEALTHY CHILDREN PROGRAM

- 18 SEC. 201. ESTABLISHMENT AND ALLOCATION OF FUNDS.
- 19 The Public Health Service Act (42 U.S.C. 201 et
- 20 seq.) is amended by adding at the end thereof the follow-
- 21 ing new title:

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[&]quot;Part I. General trust funds.

[&]quot;Part II. Health care trust fund.

1 "TITLE XXVIII—HEALTHY MOTH-

2 ERS, HEALTH CHILDREN PRO-

GRAM

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4	"SEC.	2800.	ESTABI	ISHMENT	OF PROGRAM	T.

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5	"A State that desires to become a participating State
6	under this title and receive an allocation under section
7	2801, shall, in accordance with this title, establish a State
8	program to ensure that eligible children and pregnant
9	women residing in the State are enrolled in certified plans
10	that provide for or cover the costs of comprehensive, high
11	quality health care items or services provided to such eligi-
12	ble individuals.
13	"Part A—Allocation of Funds
14	"SEC. 2801. ALLOCATION OF FUNDS TO PARTICIPATING
15	STATES.
	STATES. "(a) Initial Allocation.—With respect to a par-
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15 16	"(a) Initial Allocation.—With respect to a par-
15 16 17	"(a) Initial Allocation.—With respect to a participating State, during each of the first two fiscal years
15 16 17 18	"(a) Initial Allocation.—With respect to a participating State, during each of the first two fiscal years in which the State program is in effect, the Secretary shall
15 16 17 18 19	"(a) INITIAL ALLOCATION.—With respect to a participating State, during each of the first two fiscal years in which the State program is in effect, the Secretary shall make available to the State, from the Trust Fund, an
15 16 17 18 19 20	"(a) Initial Allocation.—With respect to a participating State, during each of the first two fiscal years in which the State program is in effect, the Secretary shall make available to the State, from the Trust Fund, an amount based on a formula developed by the Secretary
15 16 17 18 19 20 21	"(a) Initial Allocation.—With respect to a participating State, during each of the first two fiscal years in which the State program is in effect, the Secretary shall make available to the State, from the Trust Fund, an amount based on a formula developed by the Secretary that takes into consideration—
15 16 17 18 19 20 21 22	"(a) Initial Allocation.—With respect to a participating State, during each of the first two fiscal years in which the State program is in effect, the Secretary shall make available to the State, from the Trust Fund, an amount based on a formula developed by the Secretary that takes into consideration— "(1) the estimated number of eligible children

1 "(3) a geographic adjustment factor for the 2 State that is dependent on the average cost of health 3 care in such State. "(b) Subsequent Fiscal Years.— "(1) FORMULA.—With respect to a participat-6 ing State, during each fiscal year subsequent to the 7 first two fiscal years in which the State program is 8 in effect, the Secretary shall make available to the 9 State, from the Trust Fund, an amount based on a 10 formula developed by the Secretary that takes into 11 consideration— 12 "(A) the factors referred to in subsection 13 (a); "(B) to encourage the enrollment of all eli-14 15 gible individuals in the State program of that 16 State, an additional factor developed by the 17 Secretary that takes into consideration the 18 number of eligible individuals enrolled in the 19 State program in the year immediately preced-20 ing the year for which the allocation under this 21 subsection is being made; and 22 "(C) an index that reflects the estimated 23 national average rate of inflation for health care 24 expenditures for children and a similar index

for pregnant women, to ensure that any in-

crease in allocations under this subsection do not exceed the increase in such inflation index from the previous fiscal year.

> The additional factor shall be developed under subparagraph (B) so that as the number of eligible individuals enrolled in the previous year increases, the amount of the allocation for the State also increases.

"(2) Waivers.—

"(A) REQUEST BY STATE.—A participating State may request that the Secretary, in allocating funds under paragraph (1), waive the consideration of the index under subparagraph (C) of such paragraph with respect to such State.

"(B) Grant of Waiver.—The Secretary may grant a request for a waiver under subparagraph (A) if the Secretary determines that the participating State has demonstrated that extenuating circumstances within the State existed which caused unavoidable increases in the cost of health services provided to children and pregnant women, and that the State has considered all reasonable strategies to control costs, including working with certified plans to control costs, reducing administrative costs, restructur-

1	ing the State program, and minimizing fraud
2	and abuse.
3	"SEC. 2802. STATE TRUST FUNDS AND MATCHING CON-
4	TRIBUTION.
5	"(a) State Trust Fund.—
6	"(1) Establishment.—To be a participating
7	State under this title, a State shall establish a State
8	trust fund (or in the case of regional programs, a re-
9	gional trust fund) in which the State shall deposit—
10	"(A) all funds allocated to the State under
11	section 2801;
12	"(B) all funds provided by the State under
13	subsection (b); and
14	"(C) any additional funds determined ap-
15	propriated by the State.
16	"(2) Transfer of funds.—From the Trust
17	Fund, the Secretary shall, on an annual basis, trans-
18	fer to the trust fund of a participating State the
19	amount of the State's allocation under section 2801
20	for the fiscal year involved. Such annual transfer of
21	funds shall be contingent on a satisfactory annual
22	evaluation of the program of the participating State,
23	and the approval of the annual plan of the State by
24	the Secretary as required in section 2831(b).

1 "(3) USE OF FUNDS.—Amounts contained in 2 the State trust fund shall be used solely for activities 3 directly related to the provision of health services to 4 eligible children or pregnant women or for other ac-5 tivities specifically authorized under this title.

"(b) Matching Requirement.—

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"(1) In General.—The Secretary may not make an allocation to a participating State under section 2801 unless that State agrees that, with respect to the costs to be incurred by the State in carrying out the program for which the allocation is provided, the State will make available an amount determined by the Secretary based on a formula that takes into account the annual per capita income of each State. In determining the matching requirement applicable to each State under this paragraph, the Secretary shall ensure that—

"(A) each such matching requirement is more generous for the State than the matching requirement applicable under title XIX of the Social Security Act at the time of the approval of the State application under this title;

"(B) the average State matching requirement for all States is \$2 for every \$8 of Federal funds provided under the allocation (aver-

age Federal matching rate for all States of 80
percent); and

"(C) no State shall have a matching requirement that is less than \$1 for every \$9 of Federal funds provided under the allocation (maximum Federal matching rate of 90 percent).

"(2) Donations.—A participating State may elect to accept a donation of funds, services, or equipment for a State program under this title from individuals and entities in the private sector. A State shall ensure that any such donations from individuals and for-profit entities do not result in a conflict of interest in terms of the State giving preference to the individual or entity related to the awarding of contracts for a program under this title or for any other State or Federally funded health programs not covered by this Act.

"(3) NO REQUIREMENT.—With respect to amounts deposited in the State trust fund under subsection (a)(1)(C), such funds shall not be subject to the matching requirements of paragraph (1) unless such funds are deposited for the purposes described in sections 2832 and 2835.

1 "SEC. 2803. EXCESS AND INSUFFICIENT FUNDS IN TRUST 2 FUNDS. 3 "(a) AVAILABILITY OF UNALLOCATED FUNDS.— 4 "(1) NATIONAL TRUST FUND.—With respect to 5 amounts remaining in the Trust Fund after the Sec-6 retary makes the allocations required under section 7 2801 or otherwise provides grants under this title 8 for a fiscal year, such amounts shall remain in the 9 Trust Fund and be available for use in subsequent 10 years. 11 "(2) STATE TRUST FUNDS.—With respect to 12 amounts remaining in the trust fund of a participat-13 ing State after allocations or expansions in eligibility 14 are made for a fiscal year under this title, such amounts shall remain in the State trust fund and 15 16 may not be transferred back to the Trust Fund. "(b) Insufficient Federal Funds.— 17 18 "(1) IN GENERAL.—If the Secretary determines 19 that amounts contained in the Trust Fund for a fis-20 cal year are not sufficient to make allocations under 21 section 2801, or to otherwise carry out this title, the 22 Secretary shall notify the Advisory Council. Not 23 later than 60 days after receipt of a notification 24 under this paragraph, the Advisory Council shall

recommend to the Secretary strategies to correct the

insufficiency of funds.

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1	"(2) Recommendations by council.—Under
2	paragraph (1), the Advisory Council may rec-
3	ommend—
4	"(A) the generation of additional sources
5	of revenue for the Trust Fund;
6	"(B) an adjustment of the State matching
7	requirements under section 2802(b);
8	"(C) an adjustment in the range or nature
9	of the health benefits provided under part B;
10	"(D) an adjustment in the cost sharing re-
11	quirements for families under part B; or
12	"(E) other measures as determined appro-
13	priate by the Council.
14	"(3) Implementing legislation.—Not later
15	than 60 days after receipt of recommendations
16	under paragraph (1), the Secretary shall prepare
17	and submit to Congress, appropriate implementing
18	legislation that incorporates one or more of such rec-
19	ommendations, if determined appropriate by the
20	Secretary.
21	"(c) Insufficient State Funds.—
22	"(1) In general.—If the chief executive offi-
23	cer of a participating State determines that the
24	State does not have sufficient funds in the State
25	trust fund to meet the requirements of this title for

a fiscal year, the chief executive officer may petition 1 2 the Secretary for additional funds. Not later than 90 3 days after receipt of a petition under this subsection the Secretary shall determine whether to provide the State with additional funds or a loan from the Trust 5 6 Fund. 7 "(2) Prohibition.—The Secretary may not 8 transfer any additional funds to a State under para-9 graph (1) if the Secretary determines that the State 10 mismanaged funds, failed to prevent foreseeable fis-11 cal problems, or failed to control fraud and abuse. "PART B—ELIGIBILITY AND ENROLLMENT 12 "Subpart 1—Eligibility 13 14 "SEC. 2810. ELIGIBILITY OF INDIVIDUALS. "(a) In General.—To be eligible to receive benefits 15 or services under this title an individual shall— 16 17 "(1) be a— 18 "(A) child who is under the age of 7 years, 19 regardless of the income or health insurance 20 status of the child or his or her parents, or an 21 older child (up to 21 years or age) if the Sec-22 retary has expanded the program on a national 23 basis or the State in which the child resides has 24 expanded the State program to encompass such 25 older children; or

1	"(B) pregnant woman who is not insured
2	(or who if insured, has no pregnancy-related
3	benefits) through the employer of the woman or
4	the family's employer (in compliance with the
5	Pregnancy Discrimination Act of 1978), regard-
6	less of the income status of the woman; and
7	"(2) be a United States citizen or a citizen of
8	another country legally residing in the United
9	States.
10	"(b) CERTAIN INDIVIDUALS NOT ELIGIBLE.—A child
11	or pregnant woman shall not be eligible to participate in
12	the program established under this title if such child or
13	pregnant woman, during the 6-month period ending on the
14	date on which such individual desires to participate, was
15	covered under an employer-based health plan, and such
16	coverage was dropped by the employer.
17	"(c) Definition.—As used in subsection (a)(2), the
18	term 'citizen of another country legally residing in the
19	United States' means any of the following:
20	"(1) An alien lawfully admitted for permanent
21	residence (within the meaning of section 101(a)(20)
22	of the Immigration and Nationality Act).
23	"(2) An alien granted work authorization by
24	the Immigration and Naturalization Service.

1	"(3) An alien permanently residing in the
2	United States under color of law, including (but not
3	limited to) any of the following:
4	"(A) An alien who is admitted as a refugee
5	under section 207 of the Immigration and Na-
6	tionality Act.
7	"(B) An alien who is granted asylum
8	under section 208 of such Act.
9	"(C) An alien whose deportation is with-
10	held under section 243(h) of such Act.
11	"(D) An alien who is admitted for tem-
12	porary residence under section 210, 210A, or
13	245A of such Act.
14	"(E) An alien who has been paroled into
15	the United States under section 212(d)(5) of
16	such Act for an indefinite period or who has
17	been granted extended voluntary departure,
18	temporary protected status, or deferred en-
19	forced departure.
20	"(F) An alien who is the spouse or unmar-
21	ried child under 21 years of age of a citizen of
22	the United States, or the parent of such a citi-
23	zen if the citizen is over 21 years of age, and
24	with respect to whom an application for adjust-

ment to lawful permanent residence is pending.

1	"(G) An alien within such other classifica-
2	tion of aliens permanently residing under color
3	of law for purposes of this title as the Secretary
4	may establish by regulation. Such regulation
5	shall include categories of such aliens who are
6	included in regulations as in effect on the date
7	of the enactment of this Act under title XIX of
8	the Social Security Act and other categories
9	within a public health priority.
10	"(4) An alien not otherwise covered under this
11	subsection who the State elects to consider eligible.
12	A State shall ensure that Federal funds provided
13	under this title are not used to provide coverage for
14	aliens under this paragraph.
15	"SEC. 2811. ELECTION OF ELIGIBILITY.
16	"(a) Coverage of Children Under Other Fed-
17	ERAL PROGRAMS.—
18	"(1) In general.—An eligible individual de-
19	scribed in section 2810(a)(1)(A) who receives bene-
20	fits or services under—
21	"(A) the Civilian Health and Medical Pro-
22	gram of the Uniformed Services (CHAMPUS),
23	as defined in section 1073(4) of title 10, United
24	States Code;

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1	"(B) chapter 17 of title 38, United States
2	Code; or
3	"(C) a health program of the Indian
4	Health Service;
5	may elect to continue to use such services or elect
6	to enroll in a certified plan under this title.
7	"(2) Medicaid.—An eligible individual de-
8	scribed in section 2810(a)(1)(A) who receives bene-
9	fits or services under title XIX of the Social Security
10	Act shall, on the date on which the State program
11	of the participating State in which such individual
12	resides provides for open enrollment, be automati-
13	cally enrolled in a certified plan of such individuals

"(3) STATE PROGRAMS.—In the case of an eligible individual described in section 2810(a)(1)(A) who resides in a State-supervised care setting or who does not live with his or her parents, such child shall be enrolled in a certified plan by the State agency or guardian that has been awarded the temporary or permanent custody of the child unless there is an otherwise more appropriate, specially designed health care system for such a child.

choice under the State program of the participating

State which such individual resides in.

1	"(b) Coverage of Pregnant Women Under
2	OTHER FEDERAL PROGRAMS.—
3	"(1) In general.—An eligible individual de-
4	scribed in section 2810(a)(1)(B) who receives bene-
5	fits or services under—
6	"(A) the Civilian Health and Medical Pro-
7	gram of the Uniformed Services (CHAMPUS),
8	as defined in section 1073(4) of title 10, United
9	States Code;
10	"(B) chapter 17 of title 38, United States
11	Code; or
12	"(C) a health program of the Indian
13	Health Service;
14	shall not be eligible for coverage under a certified
15	plan under this title.
16	"(2) Medicaid.—An eligible individual de-
17	scribed in section 2810(a)(1)(B) who receives bene-
18	fits or services under title XIX of the Social Security
19	Act shall, on the date on which the State program
20	of the participating State in which such individual
21	resides provides for open enrollment, be automati-
22	cally enrolled in a certified plan of such individuals
23	choice under the State program of the participating
24	State which such individual resides in.

- 1 "(c) Enrollment in Certified Plans.—In the
- 2 case of an eligible individual who elects or is automatically
- 3 enrolled in a State program under this title, all privileges
- 4 (such as choice of certified plans) and responsibilities
- 5 (such as payment of premiums or copayments) accorded
- 6 to their families or themselves under this title shall apply.

7 "SEC. 2812. ELIGIBLE HEALTH PLANS AND PROVIDERS.

- 8 "A health plan or health care provider that is licensed
- 9 and credentialed, or otherwise legally authorized by the
- 10 State in which such plan or provider operates, to provide
- 11 health services of a type described in this title, under the
- 12 respective rules and regulations of the State, shall be eligi-
- 13 ble to participate in the State program under this title
- 14 if such plan or provider meets all applicable Federal and
- 15 State requirements under this title.
- 16 "Subpart 2—Enrollment

17 "SEC. 2815. ENROLLMENT OF ELIGIBLE PERSONS.

- 18 "(a) National Open Enrollment Period.—Not
- 19 later than 30 days after the effective date, the Secretary
- 20 shall establish a national annual open enrollment period
- 21 to be held during a month that shall be designated as 'Na-
- 22 tional Healthy Mothers, Healthy Children Month'. During
- 23 such enrollment period, an eligible child may be enrolled
- 24 in a certified plan operating in the State in which such

- 1 individual resides in accordance with the enrollment re-
- 2 quirements of the State.
- 3 "(b) Establishment of Enrollment System.—
- 4 "(1) In General.—Not later than 30 days 5 after the approval of a State program under section 6 2831, the State shall establish a system for the en-7 rollment of all eligible individuals residing within the 8 State in a certified plan under this title. Such enroll-9 ment system shall be designed to minimize, to the 10 maximum extent practicable, any barriers that may 11 exist to prevent enrollment. All applicants shall be 12 presumed to be eligible until the State has deter-
 - "(2) METHOD OF ENROLLMENT.—The enrollment process established under paragraph (1) shall be reasonably convenient, efficient, and provide for enrollment through a wide range of methods. At a minimum, such process shall provide for enrollment through the mail, telephone (via a toll free number), and in person.

21 "(c) Enrollment Materials.—

mined otherwise.

"(1) IN GENERAL.—Under a process established under subsection (b), a State shall ensure that enrollment materials are made available through health care providers, health provider organizations,

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hospitals, health clinics, at facilities that provide health and nutrition services to children and women, and from State and local government health offices.

"(2) Essential data.—The Secretary, in consultation with the States and representatives of certified plans, shall develop essential data elements for the establishment and use by participating States of a standardized enrollment form that shall not exceed one page in length. The Secretary may utilize or permit such States to utilize additional data collection instruments for the purpose of assessing and improving State programs so long as such instruments are not a requirement for enrollment in a certified plan.

"(d) Processing of Applications.—

"(1) In GENERAL.—Not later than 30 days after the date on which an application for enrollment in a certified plan is submitted to a State by or on behalf of an eligible individual, the State shall process and render a final decision with respect to the application. Approval of such an application shall be dependent on eligibility and income verification by the State. Income verification mechanisms and requirements shall be developed by the State in accordance with guidelines prescribed by the Secretary.

1 "(2) WAIVER.—A participating State may elect 2 to waive the income verification requirements for 3 families who are already subject to similar require-4 ments under other appropriate Federal or State pro-5 grams or in other situations determined appropriate 6 by the State.

"(3) NOTIFICATION.—Not later than 30 days after the date on which an application for enrollment is approved under paragraph (1), the State shall notify the family and the relevant certified plan of the approval and the expected annual premium contribution of the family, the first payment of which must be received by the plan or the State within 30 days of such notification.

"(e) Time of Enrollment.—

- "(1) In general.—An eligible child shall be enrolled, or change enrollment, in a certified plan during the national annual open enrollment period.
- "(2) Pregnant woman.—An eligible pregnant woman may enroll in a certified plan at any time after the diagnosis of pregnancy is confirmed by a physician or qualified health professional. A woman may also enroll in a certified plan in order to confirm her pregnancy. Except as otherwise provided in subsection (f)(1), a pregnant woman enrolled in a

certified plan under this section may not change such enrollment.

"(3) Surcharge.—

"(A) IN GENERAL.—Except as provided in paragraph (4), with respect to an eligible individual who does not enroll in a certified plan during, or who elects to change the plan in which such individual is enrolled outside of, the national open enrollment period, the participating State involved may assess a late enrollment surcharge in an amount determined appropriate by the State.

"(B) WAIVER.—A State may grant a waiver of any enrollment surcharges if the applicant or applicant's family can demonstrate that the applicant or was out-of-State during the open enrollment period or for other unavoidable and legitimate reasons as determined appropriate by the State, including sudden loss of health coverage due to unemployment, divorce, and financial crisis.

"(4) ENROLLMENT OF NEWBORNS.—A participating State shall provide a family with the opportunity to enroll the newborn children of such family in a certified plan prior to or at the time of the de-

- 1 livery (through the hospital or birthing center) of
- 2 such children. To avoid a surcharge under para-
- graph (2), a newborn must be enrolled in a certified
- 4 plan prior to birth or within 30 days after birth or
- 5 during the open enrollment period.
- 6 "(f) Plan Choice and Termination of Enroll-
- 7 MENT.—
- 8 "(1) Plan Choice.—As part of an enrollment
- 9 application, the family shall indicate the choice of
- 10 certified plan. A family with a child enrolled in a
- certified plan may at any time elect to change enroll-
- ment in plans and such new enrollment shall become
- effective on the first day of the next open enrollment
- period. A family that desires to change certified
- plans at a time that is not within the open enroll-
- ment period may do so but shall be subject to a sub-
- stantial surcharge to be imposed by the State. An
- enrolled pregnant woman who elects to change plans
- shall be subject to a similar surcharge. The State
- shall not impose a surcharge on a family with an en-
- 21 rolled child or on a pregnant woman if the change
- of certified plans is due to the family moving to an-
- other area not served by the current plan, in the
- case of a plan withdrawing from a market area, or

- for other justifiable and legitimate reasons as determined by the State.
 - "(2) PERIOD OF ENROLLMENT.—The period during which enrollment in a certified plan shall be effective shall—
- 6 "(A) in the case of an eligible child, not be
 7 less than 1 year; and
 - "(B) in the case of a pregnant woman, be for the duration of the pregnancy and eligible post-partum period.
 - "(3) Prohibition on Waiting Periods.—A certified plan may not impose a waiting period with respect to the provision of covered health services under the plan. Access to such services shall be effective immediately upon the date on which the enrollment application is submitted.
 - "(4) Provision of services.—Upon the submission of an application for enrollment during an initial point-of-service visit, a certified plan shall provide covered health services to the applicant individual if the individual declares that such individual is not otherwise enrolled in a certified plan under this title and the individual reasonably appears to be of an eligible age. The provision of such services shall continue until such time as the State has noti-

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1 fied the plan that the applicant is not eligible under 2 this title. The State shall impose a surcharge, in an 3 amount to be determined appropriate by the State, for enrollment at the point-of-service outside of the 5 open enrollment period. A State may elect to directly 6 compensate a certified plan for services provided to 7 individuals who are subsequently determined to be 8 ineligible, or permit such plans to factor in the esti-9 mated costs of providing services to such individuals 10 in their rate negotiations with the State.

11 "SEC. 2816. TRANSITION FROM ELIGIBILITY.

12 "(a) ELIGIBLE CHILD.—

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"(1) TERMINATION OF SUBSIDIES.—With respect to an eligible child enrolled in a certified plan who attains the age of seven years during the term of enrollment under the plan, premium subsidies under this title for such plan shall terminate on the date on which the term of enrollment terminates. The plan in which the child is enrolled shall continue to provide coverage for such child for an indefinite period if the full unsubsidized premium and copayments for such plan are paid.

"(2) Preexisting conditions.—With respect to an eligible child, a certified plan may not exclude coverage for preexisting conditions. If an eligible

- 1 child elects to terminate coverage under a certified
- 2 plan after the seventh birthday of the child and en-
- 3 roll in another health plan or in an employer-pro-
- 4 vided health plan that provides similar benefits to
- 5 employee dependents, the plan or employer shall ac-
- 6 cept the child into the plan and may not exclude cov-
- 7 erage for any preexisting conditions.
- 8 "(b) Eligible Pregnant Woman.—With respect to
- 9 an eligible pregnant woman enrolled in a certified plan,
- 10 coverage for health benefits under the plan shall terminate
- 11 on the date that is 2 months after the date of the end
- 12 of the pregnancy. If the woman was covered under a
- 13 health plan or employer-based health plan (without preg-
- 14 nancy-related benefits) immediately prior to enrollment in
- 15 the certified plan under the State program, the previous
- 16 health plan or employer shall readmit the woman into the
- 17 plan with no exclusions for preexisting or pregnancy-relat-
- 18 ed conditions at a cost comparable to the cost paid prior
- 19 to enrollment in the certified plan.".
- 20 SEC. 202. COMPREHENSIVE HEALTH BENEFITS AND COST
- 21 SHARING REQUIREMENTS.
- Title XXVIII of the Public Health Service Act (as
- 23 added by section 201) is amended by adding at the end
- 24 thereof the following new part:

1	"Part C—Comprehensive Health Benefits and
2	Cost Sharing Requirements
3	"Subpart 1—Comprehensive Health Benefits
4	"SEC. 2821. COMPREHENSIVE HEALTH BENEFITS PACKAGE
5	"(a) Development of Package.—
6	"(1) In general.—Not later than 180 days
7	after the date of enactment of this title, the Sec-
8	retary, in consultation with health care professionals
9	and health-related organizations determined appro-
10	priate by the Secretary and in accordance with para-
11	graph (2), shall develop a comprehensive benefits
12	package for both children and pregnant women
13	Such benefits packages shall be based on the general
14	categories of benefits described in section 2822.
15	"(2) Consultation.—In developing a com-
16	prehensive benefits package under paragraph (1)
17	the Secretary shall, at a minimum, consult with—
18	"(A) in the case of a benefits package for
19	children, the American Academy of Pediatrics
20	the Association of Maternal and Child Health
21	Programs, and the American Dental Associa-
22	tion; and
23	"(B) in the case of a benefits package for
24	pregnant women, the American College of Ob-

- stetricians and Gynecologists and the Association of Maternal and Child Health Programs.
- "(3) Periodicity schedules.—To the extent
 practicable, the comprehensive benefits packages developed under paragraph (1) shall contain periodicity
 schedules for preventive services.
- 7 "(b) Limitations.—In developing the comprehensive 8 benefits packages under subsection (a), the Secretary shall 9 ensure that such packages are consistent with the follow-10 ing:
- "(1) The actuarial equivalent of the specific comprehensive benefits packages shall exceed the average actuarial equivalent of all health benefits offered to children and pregnant women by all States under the program under title XIX of the Social Security Act on the date of enactment of this title.
 - "(2) The actuarial equivalent of the specific comprehensive benefits packages shall not exceed the actuarial equivalent of health benefits offered to children and pregnant women in the State or States providing the most generous benefits package under title XIX of the Social Security Act for such populations on the date of enactment of this title.
- 24 "(c) COPAYMENTS.—In addition to developing the 25 comprehensive benefits package under subsection (a), the

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- 1 Secretary, in consultation with health professional organi-
- 2 zations determined appropriate by the Secretary, shall de-
- 3 termine the types of services under the benefits package
- 4 that shall be subject to utilization copayments under sec-
- 5 tion 2827. The Secretary shall ensure that preventive serv-
- 6 ices are exempt from any utilization copayment require-
- 7 ments.
- 8 "(d) REVIEW AND MODIFICATION.—Not later than
- 9 2 years after the development of the comprehensive bene-
- 10 fits package under subsection (a), and every 2 years there-
- 11 after, the Secretary, in consultation with relevant health
- 12 professional organizations and the Advisory Council, shall
- 13 review and revise the comprehensive benefits package. The
- 14 Secretary shall ensure that any revision of the comprehen-
- 15 sive benefits package is consistent with changes in the age
- 16 group of eligible children, standard medical practice, new
- 17 technologies, emerging health problems and health care
- 18 needs. If children seven years of age or older are eligible
- 19 on a national basis or in a participating State prior to
- 20 2 years after the development of the initial benefits pack-
- 21 age, the Secretary shall revise the benefits package as nec-
- 22 essary by the methods specified in this section.
- 23 "(e) Requirements of Certified Plan.—To be
- 24 eligible to operate as a certified plan under this title, the
- 25 plan shall provide coverage for or directly provide the

- 1 items or services required under the applicable comprehen-
- 2 sive benefits package. A certified plan may not offer cov-
- 3 erage to eligible individuals under this title if such plan
- 4 does not ensure the provision of all items or services re-
- 5 quired under the comprehensive benefits package. Cer-
- 6 tified plans may provide a benefits package that is more
- 7 generous than the comprehensive benefits package re-
- 8 quired by the Secretary.
- 9 "(f) Exception to Requirements of Certified
- 10 Plan.—In a case in which a State has determined that
- 11 no participating health plan is able to provide for or cover
- 12 all the services in the comprehensive benefits package, or
- 13 the State has determined that certain services are most
- 14 effectively delivered by providers other than participating
- 15 health plans, the State may elect to develop an alternative
- 16 mechanism, such as entering into agreements with other
- 17 providers, to provide for or cover specific services. In all
- 18 cases the State shall ensure that all services covered under
- 19 the comprehensive benefits package are of high quality
- 20 and are fully coordinated and integrated.
- 21 "SEC. 2822. GENERAL CATEGORIES OF HEALTH BENEFITS.
- 22 "(a) IN GENERAL.—At a minimum, the following
- 23 general categories of health benefits shall be included in
- 24 the comprehensive benefits package:

1	"(1) CHILDREN.—With respect to the com-
2	prehensive benefits package for children (from birth
3	through the child's seventh birthday) the package
4	shall require coverage for—
5	"(A) preventive services (including immu-
6	nizations as recommended by the Advisory
7	Committee on Immunization Practices, well
8	baby/child care, routine medical examinations
9	and check ups, recommended screening tests,
10	dental prophylaxis and examinations, and pre-
11	ventive health counseling and health education);
12	"(B) ambulatory care;
13	"(C) laboratory services;
14	"(D) prescription drugs;
15	"(E) inpatient care;
16	"(F) vision, audiology and aural rehabilita-
17	tive, and other rehabilitative services (including
18	prescription eyeglasses and hearing aids);
19	"(G) durable medical equipment (including
20	orthotics and prosthetics);
21	"(H) dental care, excluding orthodontic
22	care;
23	"(I) mental health and substance abuse
24	services;

1	"(J) long-term and chronic health care
2	services;
3	"(K) special health care services for chil-
4	dren with disabilities or chronic health condi-
5	tions;
6	"(L) occupational, physical, and res-
7	piratory therapy, and speech-language pathol-
8	ogy services; and
9	"(M) investigational treatments (limited to
10	participation in a clinical investigation as part
11	of an approved research trial as defined by the
12	Secretary, services or other items related to the
13	trial that are normally paid for by other fund-
14	ing sources need not be covered);
15	"(2) Pregnant women.—With respect to the
16	comprehensive benefits package for pregnant women
17	(from diagnosis of pregnancy through 60 days after
18	the end of the pregnancy) the package shall require
19	coverage for—
20	"(A) maternity care (including prenatal,
21	delivery, and postpartum care, preventive serv-
22	ices such as routine examinations and check
23	ups, recommended immunizations and screening
24	tests, family planning services, and preventive

1	health counseling including nutrition and health
2	education);
3	"(B) ambulatory care;
4	"(C) laboratory services;
5	"(D) prescription drugs;
6	"(E) inpatient care;
7	"(F) inpatient hospital and nonhospital de-
8	livery services;
9	"(G) mental health and substance abuse
10	services;
11	"(H) other pregnancy- or nonpregnancy-re-
12	lated health conditions determined appropriate
13	by the Secretary; and
14	"(I) investigational treatments (limited to
15	participation in a clinical investigation as part
16	of an approved research trial as defined by the
17	Secretary, and services or other items related to
18	the trial normally paid for by other funding
19	sources need not be covered).
20	"(3) Extension of Period of Coverage.—
21	With respect to the comprehensive benefits package
22	for pregnant women, a participating State may elect
23	to extend coverage of selected health services under
24	the benefits package beyond the 60-day postpartum

1	period if Federal funds are not used for such addi-
2	tional coverage.
3	"(b) Limitations and Reduction in Coverage.—
4	"(1) Initial implementation.—During the
5	2-year period that begins on the date of the imple-
6	mentation of this title, the items and services cov-
7	ered under the comprehensive benefits package may
8	not be subject to any duration or scope limitation.
9	During such period, a certified plan may not require
10	any cost sharing that is not permitted under this
11	title.
12	"(2) Reduction in Coverage.—In years sub-
13	sequent to the period referred to in paragraph (1),
14	the Secretary, in consultation with professional orga-
15	nizations determined appropriate by the Secretary
16	and the Advisory Council, may implement utilization
17	limitations or other limitations on items or services
18	covered under the comprehensive benefits package
19	on a national basis if—
20	"(A) the Secretary determines that such
21	limitations are necessary for the solvency of the
22	program established under this title; and
23	"(B) additional funds are not appropriated
24	and deposited into the Trust Fund.

- 1 "(3) ALTERNATIVES.—Prior to implementing 2 limitations under paragraph (2), the Secretary shall 3 consider alternatives such as minimizing administra-4 tive costs, increasing cost sharing requirements, and 5 increasing Federal or State funding requirements. In 6 no case may the Secretary subject required preven-7 tive services to such limitations.
- "(c) Periodicity Schedules.—A certified plan 8 may not be required to provide coverage for the provision of items or services under the comprehensive benefits 10 package that are greater in frequency than that required 12 under the periodicity schedules contained in the benefits package. Notwithstanding the preceding sentence, a certified plan shall provide coverage for the provision of any 14 items or services, within the general scope of the comprehensive benefits package, that are medically necessary 16 or appropriate for children and pregnant women. 17
- 18 "(d) RULES OF CONSTRUCTION.—Nothing in this 19 title shall be construed as—
- "(1) limiting the ability of a participating State or a certified plan to provide items or services in addition to those required under the comprehensive benefits package, so long as Federal funds are not used to pay for the provision of such additional services:

•HR 1229 IH

- 1 "(2) limiting the ability of eligible individuals to
- 2 obtain items or services in addition to those required
- 3 under the comprehensive benefits package so long as
- 4 Federal funds are not used to pay for the provision
- 5 of such additional services.
- 6 A certified plan may provide coverage for extra contrac-
- 7 tual services and items determined to be appropriate by
- 8 the plan and individual or family involved.
- 9 "(e) Encouraging the Provision of Benefits.—
- 10 In the interest of ensuring that all children in the United
- 11 States receive comprehensive health services, it is the
- 12 sense of Congress that employer-based, self-insured, and
- 13 other health plans not participating in the program estab-
- 14 lished under this title be encouraged to provide com-
- 15 prehensive benefits to children and pregnant women simi-
- 16 lar to those required in this title.
- 17 "Subpart 2—Cost Sharing Requirements
- 18 "SEC. 2825. PRINCIPLES OF COST SHARING.
- 19 "(a) GENERAL PRINCIPLE.—All families who partici-
- 20 pate in the program established under this title shall be
- 21 required to contribute toward the cost of health care for
- 22 themselves or their children. Such required contribution
- 23 shall be in the form of a required premium or a copayment
- 24 requirement. In no case may a certified plan or participat-
- 25 ing State require the payment of deductibles.

1	"(b) General State Requirements and Limita-
2	TIONS.—
3	"(1) State specific cost sharing.—A par-
4	ticipating State may elect to develop State specific
5	cost sharing requirements that differ from those
6	specified in this section so long as such requirements
7	are consistent with the guidelines developed by the
8	Secretary that ensure that—
9	"(A) all families participating in the pro-
10	gram contribute toward the program cost;
11	"(B) all families participating in the pro-
12	gram receive premium subsidies;
13	"(C) all families participating in the pro-
14	gram pay the same copayment for services; and
15	"(D) coverage under the program is af-
16	fordable for families at all income levels.
17	"(2) Funding Limitation.—State specific cost
18	sharing requirements developed under paragraph (1)
19	shall not result in any increase in overall Federal
20	funding obligations in excess of such obligations that
21	would exist under the cost sharing schedules de-
22	scribed in this title.
23	"(3) Annual contribution.—In all partici-
24	pating States, the annual family contribution under

this title shall not be less than \$10 per eligible child
and \$20 per eligible pregnant woman.

- "(4) REQUIREMENTS APPLICABLE WITH RE-SPECT TO LOW INCOME FAMILIES.—
 - "(A) PROHIBITION.—A participating State may not require cost sharing under a certified plan, for families with annual incomes that are less than 150 percent of the Federal poverty level, in an amount that exceeds the applicable cost sharing amount described in this title.
 - "(B) Additional Subsidies.—A participating State may elect to provide additional premium or copayment subsidies under certified plans for families with annual incomes that are less than 400 percent of the Federal poverty level if there are sufficient funds in the State trust fund to cover the costs of such subsidies and if no additional Federal funds are used.
 - "(C) Monitoring impact of cost sharing.—Participating States, in consultation with certified plans, shall monitor the impact of cost sharing requirements (premiums and copayments) on low income families and ensure that any cost sharing requirements are not significant barriers that prevent such families from

enrolling in a certified plan or from obtaining medically appropriate care. An analysis of the impact of cost sharing on low income families shall be presented to the Secretary as part of the annual quality assessment and improvement plan of the State under section 2841.

7 "SEC. 2826. PREMIUMS AND PREMIUM SUBSIDY.

8 "(a) Payment.—

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- "(1) Family Portion.—A family enrolled in a certified plan shall be responsible for paying the family portion of the premium for coverage under such plan. Premium payments under a certified plan may be made directly to the plan or to the State (if the State elects to accept such payments on behalf of the certified plan) on a monthly, quarterly, or other basis as determined by the State.
- "(2) Subsidy Portion.—Upon the final approval of an enrollment application under this title, a participating State shall transfer to the certified plan in which the family is enrolled an amount of funds equal to the amount of the applicable premium subsidy under subsection (d) with respect to the family that is enrolled in the plan.
- "(3) LIMITATION.—If the annual premium contribution under a certified plan for an eligible fam-

- 1 ily, after the application of the appropriate premium
- 2 subsidy, exceeds the maximum annual family con-
- 3 tribution amount for such family under section
- 4 2828, such excess amount shall be paid by the State
- 5 directly to the plan.
- 6 "(b) Annual Limitation.—All eligible families in a
- 7 participating State, regardless of their incomes, shall re-
- 8 ceive a subsidy (in an amount determined under sub-
- 9 section (d)) with respect to the premiums required for en-
- 10 rollment in certified plans. The annual premium amount
- 11 that a certified plan may require an eligible family to pay
- 12 under this title shall be equal to—
- "(1) the annual per capita premium that is ne-
- gotiated by the State with the certified plan; less
- 15 "(2) the annual premium subsidy amount pro-
- vided by the State.
- 17 In no case shall the annual premium subsidy amount be
- 18 greater than the annual per capita premium negotiated
- 19 with the certified plan.
- 20 "(c) Basis for Determination of Subsidy.—
- 21 With respect to cases in which multiple certified plans are
- 22 available in a geographic area or in which certified plans
- 23 offer additional benefit package options at an additional
- 24 cost, the amount of the premium subsidy shall be deter-
- 25 mined based on the lowest priced certified plan that is

1	available in the area. A family shall be responsible for the
2	payment of any premium amounts not covered by the pre-
3	mium subsidy under this title. In addition, any such pre-
4	mium amounts that result from the selection of more ex-
5	pensive plans shall not be credited toward the maximum
6	annual family contribution under section 2828.
7	"(d) Subsidy Amount.—
8	"(1) In general.—The annual premium sub-
9	sidy amount to be applied to the premiums assessed
10	with respect to an eligible family enrolled in certified
11	plan under this title shall be equal to the product
12	of—
13	"(A) the amount of the annual per capita
14	premium for the certified plan involved; and
15	"(B) the annual premium subsidy percent-
16	age for the family as determined under para-
17	graph (2).
18	"(2) Annual Premium Subsidy Percent-
19	AGE.—The annual premium subsidy percentage
20	under this paragraph shall be—
21	"(A) with respect to an eligible family with
22	an annual gross income that is less than 50
23	percent of the Federal poverty level, 99 percent;
24	"(B) with respect to an eligible family with
25	an annual gross income that is equal to between

1 50 and 149 percent of the Federal poverty
2 level, 97.5 percent reduced by 1.5 percentage
3 points for each 10 percent increase in the annual gross income of the family in excess of 49
5 percent of the Federal poverty level;
6 "(C) with respect to an eligible family with
7 an annual gross income that is equal to between

an annual gross income that is equal to between 150 and 299 percent of the Federal poverty level, 80 percent reduced by 4 percentage points for each 10 percent increase in the annual gross income of the family in excess of 149 percent of the Federal poverty level;

"(D) with respect to an eligible family with an annual gross income that is equal to between 300 and 399 percent of the Federal poverty level, 22.5 percent reduced by 1.5 percentage points for each 10 percent increase in the annual gross income of the family in excess of 299 percent of the Federal poverty level; and

"(E) with respect to an eligible family with an annual gross income that is equal to 400 percent or more of the Federal poverty level, 5 percent.

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1 "SEC. 2827. UTILIZATION COPAYMENTS.

- 2 "(a) General Copayment.—With respect to items
- 3 or services designated by the Secretary under section
- 4 2821(c), and provided under a certified plan, the plan
- 5 shall assess an eligible family a \$5 copayment for the pro-
- 6 vision of such items or services to such family. Preventive
- 7 services shall be exempt from such copayment require-
- 8 ment.
- 9 "(b) Higher Copayments.—In addition to offering
- 10 certified plans with a \$5 copayment, a participating State
- 11 may elect to permit the offering of certified plans that
- 12 have higher copayment requirements. With respect to such
- 13 plans, the copayment amount shall be the same for eligible
- 14 families at all income levels and the minimum copayment
- 15 amount shall be \$5. Premium subsidies for an eligible
- 16 family who selects a high copayment plan may not exceed
- 17 the subsidy determined to be applicable to an similarly sit-
- 18 uated eligible family enrolled in a certified plan with a \$5
- 19 utilization copayment requirement.
- 20 "(c) Limitation.—An eligible family may not be re-
- 21 quired to make utilization copayments under this section
- 22 after the annual contributions of the family (including pre-
- 23 miums and copayments) have exceeded the maximum an-
- 24 nual family contribution for the family under section
- 25 2828.

1 "SEC. 2828. MAXIMUM ANNUAL FAMILY CONTRIBUTION.

2	"(a) Families With Eligible Children.—
3	"(1) In general.—With respect to a family
4	with an eligible child enrolled in a certified plan
5	under this title, the maximum annual family con-
6	tribution that such family may be required to pay
7	under this title (including premiums and copay-
8	ments) for such eligible child shall be—
9	"(A) with respect to an eligible family with
10	an annual gross income that is less than 50
11	percent of the Federal poverty level, \$10;
12	"(B) with respect to an eligible family with
13	an annual gross income that is between 50 per-
14	cent and 149 percent of the Federal poverty
15	level, \$15 increased by \$5 for each 10 percent
16	increase in the annual gross income of the fam-
17	ily in excess of 49 percent;
18	"(C) with respect to an eligible family with
19	an annual gross income that is between 150
20	percent and 299 percent of the Federal poverty
21	level, \$110 increased by \$50 for each 10 per-
22	cent increase in the annual gross income of the
23	family in excess of 149 percent;
24	"(D) with respect to an eligible family with
25	an annual gross income that is between 300
26	percent and 399 percent of the Federal poverty

1	level, \$960 increased by \$150 for each 10 per-
2	cent increase in the annual gross income of the
3	family in excess of 299 percent; and
4	"(E) with respect to an eligible family with
5	an annual gross income that is equal to 400
6	percent or more of the Federal poverty level,
7	\$3,000.
8	"(2) Families with multiple children.—
9	With respect to an eligible family that enrolls more
10	than one eligible child in a certified plan under this
11	title, the maximum annual family contribution that
12	such family may be required to pay under paragraph
13	(1) shall be—
14	"(A) in the case of a family enrolling two
15	eligible children, twice the amount under para-
16	graph (1) applicable to the family based on
17	family income;
18	"(B) in the case of a family enrolling three
19	eligible children, twice the amount under para-
20	graph (1) applicable to the family based on
21	family income increased by an amount equal to
22	40 percent of such amount; and
23	"(C) in the case of a family enrolling four
24	or more eligible children, twice the amount
25	under paragraph (1) applicable to the family

1	based on family income increased by an amount
2	equal to 80 percent of such amount.
3	"(b) Families With Pregnant Woman.—With re-
4	spect to a family with an eligible pregnant woman enrolled
5	in a certified plan under this title, the maximum annual
6	family contribution that such family may be required to
7	pay under this title (including premiums and copayments)
8	for such pregnant woman shall be—
9	"(1) with respect to an eligible family with an
10	annual gross income that is less than 50 percent of
11	the Federal poverty level, \$20;
12	"(2) with respect to an eligible family with an
13	annual gross income that is between 50 percent and
14	149 percent of the Federal poverty level, \$30 in-
15	creased by \$10 for each 10 percent increase in the
16	annual gross income of the family in excess of 49
17	percent;
18	"(3) with respect to an eligible family with an
19	annual gross income that is between 150 percent
20	and 299 percent of the Federal poverty level, \$220
21	increased by \$100 for each 10 percent increase in
22	the annual gross income of the family in excess of
23	149 percent;
24	"(4) with respect to an eligible family with an
25	annual gross income that is between 300 percent

- and 399 percent of the Federal poverty level, \$1,820
- 2 increased by \$200 for each 10 percent increased in
- 3 the annual gross income of the family in excess of
- 4 299 percent; and
- 5 "(5) with respect to an eligible family with an
- 6 annual gross income that is equal to 400 percent or
- 7 more of the Federal poverty level, \$5,000.
- 8 "(c) Families With Eligible Children and
- 9 Pregnant Women.—In the case of an eligible family
- 10 with both an eligible child and eligible pregnant woman
- 11 enrolled in a certified plan, the maximum annual family
- 12 contribution that such family may be required to pay
- 13 under this title (including premiums and copayments)
- 14 shall be equal to the sum of—
- 15 "(1) the amount determined under subsection
- 16 (a) with respect to the family involved; and
- 17 "(2) the amount determined under subsection
- 18 (b) with respect to the family involved.
- 19 "(d) Adjustment for Subsequent Years.—The
- 20 maximum annual family contribution amounts described
- 21 in subsections (a) and (b) shall remain in effect during
- 22 the first 2 fiscal years in which the program under this
- 23 title is in effect. In subsequent years, the maximum annual
- 24 family contribution amounts under such subsections shall
- 25 be increased annually (and adjusted to the nearest \$5 in-

1 crement) based on the indexes used by the Secretary to

2 calculate funding allocations under section 2801(b)(1)(B).

3 "(e) Limitation and Calculations.—

- "(1) Prohibition on Premium increases.—
 The amount of the premium contribution or copayments assessed to an eligible family enrolled in certified plans under this title shall not be increased during the 1-year period beginning on the date of such enrollment.
- "(2) Permissible adjustments.—The amount of the premium subsidy and the maximum annual family contribution applied under this part with respect to an eligible family enrolled in a certified plan may be adjusted during the 1-year period beginning on the date of enrollment, if the family can demonstrate a decrease in income of an amount to permit such family to qualify for a larger premium subsidy. In such case, the premium contribution for the family shall be recalculated based on the larger premium
- "(3) APPLICATION FOR RECONCILIATION.—A family that desires to have an income reconciliation adjustment made under paragraph (2) shall apply directly to the State. Such a family shall be limited to one such income reconciliation adjustment during

- each year in which the family is enrolled in a cer-
- 2 tified plan. In cases where premium subsidies have
- 3 been subject to income reconciliation under this sub-
- 4 section, the State shall appropriately adjust its pay-
- 5 ments to the respective certified plan.".

6 SEC. 203. STATE PROGRAM DEVELOPMENT AND ADMINIS-

- 7 TRATION.
- 8 Title XXVIII of the Public Health Service Act (as
- 9 added by section 201 and amended by section 202) is fur-
- 10 ther amended by adding at the end thereof the following
- 11 new part:
- 12 "PART D—STATE PROGRAM DEVELOPMENT AND
- ADMINISTRATION
- 14 "SEC. 2831. APPLICATION AND DATE OF IMPLEMENTATION.
- 15 (a) IN GENERAL.—A State that desires to participate
- 16 in the program established under this title shall prepare
- 17 and submit to the Secretary an application at such time,
- 18 in such manner, and containing such information as the
- 19 Secretary may require, including the State strategic plan
- 20 under subsection (b). To be approved by the Secretary,
- 21 an application shall contain assurances that the State pro-
- 22 gram to be established under this title will fully implement
- 23 coverage for eligible children and pregnant women by Jan-
- 24 uary 1, 2002. The Secretary may approve the application

1	of a State that desires to implement a program under this
2	title as early as January 1, 1998.
3	"(b) State Strategic Plan.—
4	"(1) Submission.—A State that desires to par-
5	ticipate in the program established under this title
6	shall submit, as part of their application under sub-
7	section (a), an initial 5-year strategic plan.
8	"(2) Plan guidelines.—Not later than 90
9	days after the date of enactment of this title, the
10	Secretary, in consultation with the Maternal and
11	Child Health Bureau, shall develop and make avail-
12	able specific guidelines to assist States in preparing
13	and submitting an acceptable strategic plan under
14	this subsection. At a minimum, such guidelines shall
15	require that a strategic plan—
16	"(A) describe the current health status of
17	the target population in the State;
18	"(B) describe the short- and long-term
19	health objectives of the State, including time
20	schedules for the achievement of such objec-
21	tives;
22	"(C) describe the performance and out-
23	come measures and mechanisms to be used by
24	the State for monitoring health indicators;

1	"(D) describe specific details of the pro-
2	posed structure of the State program, analyses
3	of at least one alternative structure considered,
4	and cost estimates;
5	"(E) in the case of a State that proposes
6	a structure that is different from that described
7	in this title, contain a comparative analysis of
8	the State's proposed structure, including an
9	analysis of achievement of the objectives of the
10	State under this title and the program costs;
11	and
12	"(F) contain an outline of the manner in
13	which coverage for all eligible individuals resid-
14	ing within the State will be achieved within the
15	first 5 years in which the program is in oper-
16	ation in the State.
17	Such plan may incorporate elements required under
18	current State application submitted under title V of
19	the Social Security Act.
20	"(3) Criteria for evaluation.—Not later
21	than 90 days after the date of enactment of this
22	title, the Secretary, in consultation with Maternal
23	and Child Health Bureau, shall develop and make

available specific criteria that will serve as the basis

1	for the evaluation and approval of State strategic
2	plans by the Secretary.
3	"(c) Requirements.—In addition to otherwise
4	meeting the requirements of this title, a State program
5	under an application submitted under this section shall—
6	"(1) ensure that affordable coverage is available
7	for comprehensive, high quality health care for all
8	children under seven years of age and all pregnant
9	women residing within the State within a time pe-
10	riod determined to be reasonable by the Secretary;
11	"(2) ensure that each certified plan operating
12	in the State provide the comprehensive benefits
13	package required under section 2821;
14	"(3) be consistent with the principle that all
15	families contribute towards their own or their chil-
16	dren's health care;
17	"(4) ensure that the State is responsible for the
18	certification of health plans, entering into agree-
19	ments with certified plans to provide health services,
20	and negotiating premiums with certified plans on be-
21	half of eligible individuals;
22	"(5) have a quality assessment and improve-
23	ment program in effect under section 2841;
24	"(6) have a utilization review program in effect
25	under section 2842;

- 1 "(7) fulfill health information system require-2 ments under sections 2843 and 2844; and
- 3 "(8) have a program in effect for preventing
- 4 and controlling fraud and abuse under section 2845.
- 5 "(d) Decision by Secretary.—Not later than 90
- 6 days after the date on which the Secretary receives the
- 7 application of a State under this section, the Secretary
- 8 shall notify the State concerning the final decision of the
- 9 Secretary with respect to such application. If the Sec-
- 10 retary fails to approve the State application, the Secretary
- 11 shall assist the State in modifying such application and
- 12 provide specific guidance on the manner in which to gain
- 13 approval. A State that has submitted an application that
- 14 is not approved may submit another application in the fol-
- 15 lowing fiscal year.
- 16 "(e) State Innovation and Program Flexibil-
- 17 ITY.—A State with an application approved under this
- 18 section shall, at a minimum, implement a State program
- 19 that is consistent with the guidelines, principles and re-
- 20 quirements described in this title. In developing and imple-
- 21 menting such a program, a State is encouraged to be inno-
- 22 vative and propose structures or a blend of structures for
- 23 the State program that are different from that described
- 24 in this title. Such structures may include, modifications
- 25 of existing State or Federal programs, capitated pro-

- 1 grams, fee-for-service programs, subsidy programs for the
- 2 individual purchase of health insurance, and programs
- 3 where the State is the direct payer for services. Such
- 4 structures, however, must be shown to be or expected to
- 5 be, as effective or more effective in meeting the program
- 6 objectives of this title and containing program costs as the
- 7 structure described in this title. A State may establish a
- 8 State-specific program or participate in a program with
- 9 neighboring States.

10 "SEC. 2832. SPECIAL STATUS STATES.

- 11 "(a) Petition.—
- 12 "(1) Existing programs.—A State that deter-13 mines that the existing health care program of the 14 State provides, or that expects such provision to be 15 made within 1 year from the date of a petition 16 under this subsection, affordable, comprehensive, 17 high quality, health care coverage for all children 18 under seven years of age and pregnant women resid-19 ing within the State, may petition the Secretary to

designate such State as a special status State.

"(2) Participating States.—A participating State that determines that the program of the State under this title has achieved the objective described in paragraph (1), may, in their annual quality assessment and improvement plan, petition the Sec-

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retary to designate such State as a special status

State.

"(3) APPROVAL OF PETITIONS.—The Secretary shall approve a petition under this subsection if the Secretary determines that the petitioning State has demonstrated that at least 95 percent of all eligible children and pregnant women residing in the State are covered either under the State program or under other sources of health insurance. The Secretary shall make a determination on the State petition under this section within 90 days of the date on which the Secretary receives the petition.

"(b) Effect of Designation.—

- "(1) Expansion of Services.—A State designated as a special status State under subsection (a) may submit a proposal to the Secretary for the expansion of health services provided under this title to children under seven years of age and pregnant women, or to expand comparable coverage with respect to health services for older children up to age 21. Such expanded eligibility shall be consistent with the requirements and guidelines under this title.
- "(2) MATCHING REQUIREMENTS.—The matching requirement in section 2802 shall apply to expanded eligibility programs under paragraph (1).

1 "SEC. 2833. STATES WITH MEDICAID WAIVERS.

- 2 "A State that has in effect a waiver under section
- 3 1115 or 1915 of the Social Security Act shall be eligible
- 4 to be a participating State under this title. If such a State
- 5 desires to become a participating State, the State program
- 6 shall be subject to all program guidelines and require-
- 7 ments under this title. A State with a waiver described
- 8 in this section may submit a petition under section 2832
- 9 to be designated as a special status State.
- 10 "SEC. 2834. DEVELOPMENT GRANTS FOR STATE PRO-
- 11 GRAMS.
- 12 "(a) IN GENERAL.—Upon the approval of a State ap-
- 13 plication under section 2831, the Secretary, from the
- 14 Trust Fund, shall award a one-time program development
- 15 grant to the State.
- 16 "(b) Amount.—The amount of a grant awarded
- 17 under subsection (a), shall be determined based on a for-
- 18 mula developed by the Secretary.
- 19 "(c) USE OF FUNDS.—Amounts received under a
- 20 grant under this section shall be used to develop and im-
- 21 plement the approved State program and State strategic
- 22 plan, including the development of community-based
- 23 health networks and health plans.
- 24 "SEC. 2835. EXPANSION OF ELIGIBILITY.
- 25 "(a) Determination by Secretary.—

- "(1) In General.—Not later than the date that is 2 years after the date of enactment of this title, and every 2 years thereafter, the Secretary, in consultation with the Advisory Council, shall determine whether sufficient funding and public support exists to enable the Secretary to expand the categories of individuals eligible for coverage under this title to include additional groups of children up to 21 years of age.
 - "(2) REQUIREMENT.—If the Secretary determines under paragraph (1) that sufficient funding and public support exists to permit the expansion of individuals eligible for coverage to include additional age groups on a national basis, the Secretary shall implement guidelines to provide for such expansion.
 - "(3) Recommendations.—If the Secretary determines under paragraph (1) that public support exists for the expansion of individuals eligible for coverage but that funding is insufficient, the Secretary may recommend to Congress that appropriate legislation be considered to expand the program under this title to expand such eligibility.

"(b) Petition by States.—

"(1) IN GENERAL.—A participating State that does not qualify as a special status State under sec-

- 1 tion 2832 may, in the annual evaluation report of 2 the State, petition the Secretary to expand the State 3 program to provide coverage for additional age 4 groups if the State determines that sufficient funds 5 are available in the State trust fund or if additional 6 State funds are deposited into the State trust fund. 7 The Secretary shall make a final determination on 8 a State request for expanded eligibility within 90 9 days of the date of receiving the State petition.
 - "(2) MATCHING REQUIREMENT.—The Secretary shall make available to a State, with respect to additional funds deposited into the State trust fund for the purpose of expanding eligibility under paragraph (1) to children not eligible for coverage on a national basis, Federal funds in an amount equal to the amount of State funds so deposited.
 - "(3) Funding.—An approved petition under this section may be considered by the Secretary for Federal funding only after funds are provided to all participating States with approved programs and approved expanded eligibility programs of special status States are allocated.

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1	"SEC.	2836.	FAILURE	\mathbf{OF}	STATE	TO	ADMINISTER	Α	PRO-

- 2 GRAM IN COMPLIANCE WITH TITLE.
- 3 "(a) Failure To Comply.—If the Secretary deter-
- 4 mines that the State program of a participating State fails
- 5 to meet the requirements of this title, including require-
- 6 ments relating to cost containment and the prevention and
- 7 control of fraud and abuse, the Secretary shall notify the
- 8 State. Upon receiving such a notification, the State shall
- 9 be required to demonstrate that the State has made a rea-
- 10 sonable effort to address program deficiencies.
- 11 "(b) Administration by Secretary.—If the Sec-
- 12 retary determines that a State has failed to demonstrate
- 13 a reasonable effort under subsection (a), the Secretary
- 14 may elect to directly administer, or enter into agreement
- 15 with a non-State government organization to administer,
- 16 the State program.
- 17 "(c) Premiums and Copayments.—Premiums and
- 18 copayments under this title for a State program adminis-
- 19 tered by a Federal or non-State government entity may
- 20 not be in excess of the premiums and copayments assessed
- 21 under this title.
- 22 "(d) Funding and Matching Requirement.—
- 23 The costs of administering a State program under sub-
- 24 section (b) may not be in excess of that amount that would
- 25 be provided to the State under this title. A State shall

- 1 continue to provide matching funds in accordance with
- 2 section 2802.
- 3 "SEC. 2837. LIMITS ON STATE AND FEDERAL ADMINISTRA-
- 4 TIVE COSTS.
- 5 "The Secretary and a participating State shall, to the
- 6 maximum extent practicable, ensure that the administra-
- 7 tive complexity and costs of the program implemented
- 8 under this title are minimized. A participating State may
- 9 expend not to exceed 5 percent of the amount in the State
- 10 trust fund in any fiscal year for the administration of the
- 11 State program. The State shall be responsible for any ad-
- 12 ministrative costs in excess of such 5 percent.
- 13 "Part E—Ensuring Quality, Establishing
- 14 Information Systems, and Preventing Abuse
- 15 "SEC. 2841. ANNUAL QUALITY ASSESSMENT AND IMPROVE-
- 16 MENT PLANS.
- 17 "(a) Requirement.—Not later than 1 year after the
- 18 date on which the Secretary approves the application of
- 19 a State under section 2831, and annually thereafter, the
- 20 State, in coordination with existing State programs under
- 21 title V of the Social Security Act, shall prepare and submit
- 22 to the Secretary a quality assessment and improvement
- 23 plan.
- 24 "(b) Guidelines for Plans.—Not later than 180
- 25 days after the date of enactment of this title, the Sec-

- 1 retary, in consultation with the Maternal and Child Health
- 2 Bureau, shall develop and submit to participating States
- 3 guidelines concerning the elements that must be included
- 4 in the annual quality assessment and improvement plan
- 5 of such participating State. At a minimum, such guide-
- 6 lines shall require a State plan to include an assessment
- 7 of the—
- 8 "(1) progress the State had made towards en-
- 9 suring health care coverage for all eligible individ-
- uals residing within the State;
- 11 "(2) cost containment measures implemented
- under the State program;
- "(3) assurances provided for ensuring the provi-
- sion of high quality health care;
- 15 "(4) impact within the State on the health sta-
- tus of the target populations (including process and
- outcome measures and objectives);
- 18 "(5) the financial and administrative aspects of
- the State program; and
- 20 "(6) any proposed modifications to the State
- 21 program.
- 22 "(c) Response by Secretary.—Not later than 90
- 23 days after the date on which the Secretary has received
- 24 the quality assessment and improvement plan of a partici-
- 25 pating State, the Secretary shall provide a response to

- 1 such State concerning such plan. Such response shall in-
- 2 clude the determination of the Secretary with respect to
- 3 any proposed modifications in the State program as con-
- 4 tained in the plan. Evaluations of the State program by
- 5 the Secretary shall be based on an assessment of the per-
- 6 formance of the State program in meeting program objec-
- 7 tives rather than on the specific methods used to achieve
- 8 such objectives.

9 "SEC. 2842. NATIONAL ADVISORY COUNCIL FOR MOTHERS'

- 10 AND CHILDREN'S HEALTH.
- 11 "(a) Establishment.—The Secretary shall estab-
- 12 lish an advisory council to be known as the "National Ad-
- 13 visory Council for Mothers' and Children's Health" to pro-
- 14 vide advice to the Secretary concerning the administration
- 15 of and modifications to programs established under this
- 16 title.
- 17 "(b) Membership.—
- 18 "(1) IN GENERAL.—The Advisory Council shall
- be composed of 11 individuals to be appointed by the
- 20 President in consultation with the Secretary, not
- later than 90 days after the date of the enactment
- of this title, with the advice and consent of the Sen-
- ate. Members of the Advisory Council shall be ap-
- pointed on the basis of their experience and exper-
- tise.

1	"(2) Representation.—In appointing the
2	members of the Advisory Council under paragraph
3	(1), the Secretary shall ensure the appropriate rep-
4	resentation of—
5	"(A) pediatricians, obstetricians, and other
6	health care providers;
7	"(B) consumers;
8	"(C) health policy experts;
9	"(D) State and local government health of-
10	ficials;
11	"(E) public health and maternal and child
12	health professionals;
13	"(F) experts in population-based health in-
14	formation systems;
15	"(G) experts in health promotion and dis-
16	ease prevention;
17	"(H) health care managers and econo-
18	mists;
19	"(I) medical ethicists;
20	"(J) health care industry representatives;
21	and
22	"(K) other related disciplines as deter-
23	mined appropriate by the Secretary.
24	In appointing such members, the Secretary shall en-
25	sure that not less than three members are health

1	care providers and not less than three members are
2	representatives of consumers.
3	"(3) Enrolled individuals.—After the expi-
4	ration of the initial terms of the members of the Ad-
5	visory Council appointed to represent consumers,
6	subsequent consumer representatives shall be from
7	families currently enrolled in a certified plan.
8	"(4) Chairperson.—In appointing members of
9	the Advisory Council, the Secretary shall designate
10	one member to serve as chairperson and one member
11	to serve as vice chairperson. A Chairperson shall not
12	serve in that capacity for more than one full term.
13	"(5) Terms.—
14	"(A) IN GENERAL.—A member of the Ad-
15	visory Council shall be appointed for a term of
16	2 years, except that of the members first ap-
17	pointed six such members shall be appointed for
18	a term of 3 years.
19	"(B) LIMITATION.—No member of the Ad-
20	visory Council may serve more than two com-
21	plete terms.
22	"(6) Vacancies.—
23	"(A) IN GENERAL.—A vacancy on the Ad-
24	visory Council shall be filled in the manner in
25	which the original appointment was made and

- shall be subject to any conditions which applied with respect to the original appointment.
- "(B) FILLING UNEXPIRED TERM.—An individual chosen to fill a vacancy shall be appointed for the unexpired term of the member replaced.
 - "(7) EXPIRATION OF TERMS.—The term of any member shall not expire before the date on which the member's successor takes office.
 - "(8) EMPLOYMENT BY FEDERAL GOVERN-MENT.—An individual may not be appointed to the Advisory Council if such individual was employed by the Federal Government at any time during the 1-year period prior to the appointment.
 - "(9) No financial interest.—A member of the Advisory Council shall have no substantial financial interest in any entity related to any issue to be addressed by the Council.

"(c) Responsibilities.—

"(1) IN GENERAL.—The Advisory Council shall evaluate programs established under this title and provide advice to the Secretary concerning methods to improve the health of children and pregnant women. As part of such evaluation, the Advisory Council shall include an assessment of the impact of

1	State programs under this title on the health status
2	of children and pregnant women. Specifically, the
3	Advisory Council shall evaluate and make rec-
4	ommendations concerning—
5	"(A) items and services covered under the
6	comprehensive benefits package;
7	"(B) State program cost sharing require-
8	ments;
9	"(C) the allocation and management of
10	funds from the Trust Fund;
11	"(D) eligibility and enrollment issues with
12	respect to State programs;
13	"(E) standards for and the responsibilities
14	of certified plans, at both the Federal and State
15	level;
16	"(F) national assessment and quality im-
17	provement program guidelines and utilization
18	review program guidelines;
19	"(G) the development of pediatric and ma-
20	ternal health care practice guidelines;
21	"(H) health care information systems and
22	reporting requirements;
23	"(I) general State and Federal program
24	administration; and

1	"(J) any other relevant matters deter-
2	mined to be appropriate by the Advisory Coun-
3	cil.
4	"(2) Annual Summary.—The Advisory Coun-
5	cil shall prepare and submit to the Secretary an an-
6	nual summary of the Council's activities, analyses
7	and evaluations of State programs together with the
8	recommendations of the Council for program im-
9	provement.
10	"(d) Meetings.—
11	"(1) Initial meeting.—Not later than 30
12	days after the date on which all members of the Ad-
13	visory Council have been appointed, the Council shall
14	hold its first meeting.
15	"(2) REGULAR MEETINGS.—The Advisory
16	Council shall meet at the call of the Chairperson
17	but not less than four times each year.
18	"(3) Quorum.—A majority of the members of
19	the Advisory Council shall constitute a quorum, but
20	a lesser number of members may hold hearings.
21	"(e) Task forces.—The Advisory Council may es-
22	tablish professional or technical task forces to carry out
23	specific functions if the Council determines that appro-
24	priate expertise is not otherwise available.

- 1 "(f) Information From Federal Agencies.—The 2 Secretary shall ensure that the Advisory Council has ac-3 cess to all necessary logistic, administrative, and financial 4 support. Upon request of the chairperson of the Council, the head of each Federal department or agency shall furnish information to the Council. 6 7 "(g) Advisory Council Personnel Matters.— 8 "(1) Compensation.—Each member of the 9 Advisory Council shall be compensated at a rate 10 equal to the daily equivalent of the annual rate of 11 basic pay prescribed for level IV of the Executive 12 Schedule under section 5315 of title 5, United 13 States Code, for each day (including travel time) 14 during which such member is engaged in the per-15 formance of the responsibilities of the Council. "(2) Travel expenses.—The members of the 16 17 Advisory Council shall be allowed travel expenses, in-18 cluding per diem in lieu of subsistence, at rates au-19 thorized for employees of agencies under subchapter 20 I of chapter 57 of title 5, United States Code, while
- 21 away from their homes or regular places of business
- in the performance of services for the Council.
- 23 "(h) Report to Congress.—If the Advisory
- 24 Council—

1	"(1) irreconcilably differs with Secretary con-
2	cerning major policy issues related to the program
3	established under this title; or
4	"(2) has evidence that the Secretary is not ful-
5	filling the responsibilities of the Secretary under this
6	title to ensure affordable, comprehensive, high qual-
7	ity health care coverage for all eligible individuals;
8	the Council may prepare and submit to Congress a report
9	concerning such matters.
10	"SEC. 2843. NATIONAL QUALITY ASSESSMENT AND IM-
11	PROVEMENT PROGRAM GUIDELINES AND
12	UTILIZATION REVIEW PROGRAM GUIDE-
13	LINES.
14	"(a) National Quality Assessment and Im-
	"(a) National Quality Assessment and Improvement Program Guidelines.—
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14 15	PROVEMENT PROGRAM GUIDELINES.—
141516	PROVEMENT PROGRAM GUIDELINES.— "(1) ESTABLISHMENT.—Not later than 1 year
14151617	PROVEMENT PROGRAM GUIDELINES.— "(1) ESTABLISHMENT.—Not later than 1 year after the date of enactment of this title, the Sec-
14 15 16 17 18	PROVEMENT PROGRAM GUIDELINES.— "(1) ESTABLISHMENT.—Not later than 1 year after the date of enactment of this title, the Secretary, in consultation with relevant governmental
14 15 16 17 18 19	"(1) Establishment.—Not later than 1 year after the date of enactment of this title, the Secretary, in consultation with relevant governmental and non-governmental organizations as determined
14 15 16 17 18 19 20	"(1) ESTABLISHMENT.—Not later than 1 year after the date of enactment of this title, the Secretary, in consultation with relevant governmental and non-governmental organizations as determined appropriate by the Secretary, shall develop national
14 15 16 17 18 19 20 21	"(1) Establishment.—Not later than 1 year after the date of enactment of this title, the Secretary, in consultation with relevant governmental and non-governmental organizations as determined appropriate by the Secretary, shall develop national quality assessment and improvement program guide-
14 15 16 17 18 19 20 21 22	"(1) Establishment.—Not later than 1 year after the date of enactment of this title, the Secretary, in consultation with relevant governmental and non-governmental organizations as determined appropriate by the Secretary, shall develop national quality assessment and improvement program guidelines for use by certified plans under this title.

1	tinuous Quality Improvement/Total Quality Manage-
2	ment programs.
3	"(b) NATIONAL UTILIZATION REVIEW PROGRAM
4	GUIDELINES.—
5	"(1) Establishment.—Not later than 1 year
6	after the date of enactment of this title, the Sec-
7	retary, in consultation with relevant governmental
8	and non-governmental organizations as determined
9	appropriate by the Secretary, shall develop national
10	utilization review program guidelines for use by cer-
11	tified plans under this title.
12	"(2) Requirements.—The guidelines devel-
13	oped under paragraph (1) shall, at a minimum, re-
14	quire that a certified plan ensure that the following
15	attributes are incorporated into the utilization review
16	program of the plan:
17	"(A) The utilization review program is
18	clearly documented in printed materials pro-
19	vided to the enrolled individual.
20	"(B) That only qualified licensed or cer-
21	tified health professionals with training or expe-
22	rience in pediatric or obstetric care are used for
23	specific case utilization reviews.

- "(C) That individuals involved in specific 1 2 case utilization reviews do not have a financial interest or incentive to deny or limit utilization. 3 "(D) That descriptions and protocols for utilization review are disclosed to enrollees, af-6 filiated providers, and appropriate State offi-7 cials upon demand, and that such descriptions 8 and protocols protect proprietary business infor-9 mation. "(E) That criteria for utilization review 10 11 shall be based on sound scientific principles and 12 standard medical practice. 13 "(F) That there is a mechanism for the 14 regular evaluation and modification of the utili-15 zation review program. "(c) General Requirements.—The guidelines de-16 veloped under this section shall be specific with respect to pediatric and maternal health care delivery systems to 18 the maximum extent practicable. Such guidelines shall be 19 20 flexible and adaptable, and serve as the basis for the qual-21 ity assessment and improvement program and utilization 22 review program of a certified plan.
- "(d) Consultation.—The Secretary, in developing guidelines under this section shall, at a minimum, consult with the National Committee on Quality Assurance, the

1	National Association of Insurance Commissioners, private
2	health care accreditation organizations, representatives of
3	certified plans, and relevant maternal and child health
4	care professional organizations.
5	"SEC. 2844. NATIONAL HEALTH INFORMATION SYSTEMS
6	FOR MOTHERS AND CHILDREN.
7	"(a) Establishment and Implementation.—Not
8	later than 1 year after the date of enactment of this title,
9	the Secretary shall establish and implement a National
10	Health Information System for Mothers and Children.
11	The Secretary, in consultation with States and representa-
12	tives of certified plans, the Administrator of the Agency
13	for Health Care Policy Research, the Administrator of the
14	Health Resources and Services Administration, the Direc-
15	tor of the Centers for Disease Control and Prevention, and
16	the heads of other agencies or nongovernment organiza-
17	tions as determined appropriate by the Secretary, shall de-
18	velop specific data elements and operating procedures with
19	respect to such Information System.
20	"(b) Submission of Data.—
21	"(1) Electronic form.—A participating
22	State shall be responsible for ensuring that certified
23	plans operating within the State submit the data re-

quired under this title. Such data shall be transmit-

ted to the Secretary. The State shall require that

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- each certified plan operating within the State submit data to the Information System, as required by the Secretary under the policies of the System, in electronic form.
 - "(2) Software.—The Secretary shall develop and freely distribute to participating States, the computer software necessary to permit such States and certified plans to efficiently collect and transmit data to the Information System. A participating State or certified plan may not be required to use such software if such State or plan is able to otherwise comply with the data collection and reporting requirements.
 - "(3) Integration of data reporting requirements.—The Secretary, and each participating State, shall, to the maximum extent practicable, integrate reporting requirements applicable to certified plans under other Federal and State health programs with those established under this title to ensure that duplicative requirements are eliminated.
 - "(4) Reasonable requirements.—The Secretary, and each participating State, shall ensure that, with respect to certified plans, the resources and time required to comply with the information re-

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1	quirements of the Secretary and State under this
2	title are reasonable and not excessive.
3	"(5) Maintenance of Records.—Any law of
4	a participating State that requires that medical or
5	health records, including billing information, be
6	maintained in written, rather than electronic, form
7	shall be satisfied if such records are maintained in
8	a manner consistent with the Information System
9	requirements developed by the Secretary under this
10	section.
11	"(c) USE OF DATA.—Data received by the Informa-
12	tion System from States and certified plans shall be used
13	to—
14	"(1) monitor and evaluate certified plans;
15	"(2) monitor the health status of the popu-
16	lations served by such plans;
17	"(3) support core public health functions;
18	"(4) increase capacity for health policy and pro-
19	gram evaluation, planning, and research;
20	"(5) provide for quality assessment and im-
21	provement activities;
22	"(6) improve provider coordination and access
23	to care; and
24	"(7) carry out other activities related to the
25	public health

1	"(d) Privacy.—
2	"(1) In general.—To ensure the privacy of
3	medical information provided under this title, the
4	Secretary and each participating State shall imple-
5	ment safeguards to prevent the unauthorized access
6	of individuals or entities to medically confidential in-
7	formation.
8	"(2) Applicability of state laws.—A par-
9	ticipating State shall ensure that State laws that
10	protect medical confidentiality are applicable to data
11	collected by the State or a certified plan operating
12	within the State under this title, except that such
13	laws that interfere with the use of the data as re-
13 14	laws that interfere with the use of the data as required under this title shall be preempted.
14	quired under this title shall be preempted.
14 15	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION
14 15 16 17	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE.
14 15 16 17	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE. "(a) ESTABLISHMENT.—In order to achieve the goal
14 15 16 17	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE. "(a) ESTABLISHMENT.—In order to achieve the goal of providing age-appropriate immunization coverage for
114 115 116 117 118	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE. "(a) ESTABLISHMENT.—In order to achieve the goal of providing age-appropriate immunization coverage for 100 percent of the children in the United States, the Sec.
14 15 16 17 18 19 20	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE. "(a) ESTABLISHMENT.—In order to achieve the goal of providing age-appropriate immunization coverage for 100 percent of the children in the United States, the Secretary shall establish a National Childhood Immunization
14 15 16 17 18 19 20 21	quired under this title shall be preempted. "SEC. 2845. NATIONAL CHILDHOOD IMMUNIZATION DATABASE. "(a) ESTABLISHMENT.—In order to achieve the goal of providing age-appropriate immunization coverage for 100 percent of the children in the United States, the Secretary shall establish a National Childhood Immunization Database as part of the Information System.

sure that the immunization records of all enrolled in-

dividuals are updated as required under guidelines developed by the Secretary and the participating State involved. Such immunization record data shall be maintained in the database established under subsection (a). The Secretary shall, to the maximum extent practicable, ensure that the database contains accurate and up-to-date information concerning the immunization records of every child enrolled in a certified plan under this title.

- "(2) APPLICATION TO ALL HEALTH PLANS.—
 All certified plans participating in a State program
 under this title and all other health plans that provide coverage for 10,000 or more childhood immunizations per year that are not participating under
 this title but that are offered within a participating
 State, shall participate in the National Childhood
 Immunization Database.
- "(3) AVAILABILITY OF INFORMATION.—The database established under subsection (a) shall ensure that current immunization information is available on a real time basis to health care providers who need such information to assess the appropriate immunization needs of their patients.
- 24 "(4) Access.—

1 "(A) IN GENERAL.—Information in the 2 database shall be accessible to the certified plan 3 in which a child is enrolled electronically or 4 through a toll free telephone number.

"(B) OTHER PLANS.—With respect to a child accessing a certified plan, other than the certified plan in which such child is enrolled, such accessed plan or the public health authorities involved may utilize the database to access the immunization record of the child if such access is needed to assess the need for appropriate immunization.

"(c) Rule of Construction.—Nothing in this section shall be construed as preempting existing Federal or State laws concerning disease reporting or the reporting of other health-related data to local, State, and Federal health authorities.

18 "SEC. 2846. PREVENTION, MONITORING, AND CONTROL OF 19 FRAUD AND ABUSE.

"(a) ESTABLISHMENT OF PROGRAM.—Not later than 180 days after the date of enactment of this title, the Secretary, in consultation with the Attorney General, shall establish a program and develop State guidelines for preventing, monitoring, and investigating fraud related to the program established under this title. Under such Federal

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program, the Secretary and the Attorney General shall provide assistance to participating States for the monitoring and control of fraud and abuse in the State programs, and in investigating and prosecuting individuals and certified plans whose activities violate the provisions of this title, any law enacted in the administration of this title, or any act in violation of such laws that involve interstate 8 activity. 9 "(b) State Systems.— 10 "(1) Certification.—Prior to making an allo-11 cation to a participating State under section 2801, 12 the Secretary shall certify that the State has estab-13 lished and implemented a Statewide system for pre-14 venting, monitoring, and investigating fraud and 15 abuse that occurs within the State with respect to 16 the State program. "(2) REQUIREMENTS OF SYSTEM.—To be cer-17 18 tified under paragraph (1), a State system shall— 19 "(A) provide authority to State officials to 20 prosecute individuals or certified plans for 21 criminal violations of the provisions of this title 22 or any law enacted to administer or enforce this

title;

1	"(B) solicit and receive consumer feedback
2	regarding compliance with requirements under
3	the State program;
4	"(C) provide for the investigation of com-
5	plaints of violations of requirements under the
6	State program;
7	"(D) assist in the resolution of consumer
8	complaints against certified plans;
9	"(E) have a formal mechanism for the
10	sharing of information with and assisting the
11	Federal entity responsible for policing compli-
12	ance with this title; and
13	"(F) prepare and submit to the Secretary
14	and the Attorney General an annual report
15	summarizing the activities under the State sys-
16	tem.
17	"(3) Integration.—A State system estab-
18	lished under this subsection may be integrated into
19	existing State systems responsible for controlling
20	fraud and abuse under the State program under title
21	XIX of the Social Security Act.
22	"(c) Penalties.—
23	"(1) Development of legislative pro-
24	POSAL.—Not later than 180 days after the date of
25	the enactment of this title, the Secretary, in con-

- sultation with the Attorney General, shall submit to
 the Congress a legislative proposal to modify or establish civil and criminal penalties for fraud and
 abuse or for other violations by individuals and certified plans related to the program established under
 this title.
- 7 "(2) DATA.—Not later than 1 year after the 8 date of enactment of this title, the Secretary, in con-9 sultation with the Attorney General, shall submit to 10 the Congress a legislative proposal to modify or es-11 tablish civil and criminal penalties for the unauthor-12 ized use of data collected under this title, including 13 the sale or transfer of data for commercial use or 14 use of data for illegal activities.
 - "(3) RECOVERY OF FUNDS.—Any funds recovered or fines collected under any civil or criminal actions related to fraud and abuse under this title shall be deposited into the trust fund of the State or States in which the fraud and abuse occurred. Funds recovered on a national level shall be deposited into the Trust Fund.
- "(d) Prohibition on Participation.—A certified plan, health care provider, or other individual or entity participating in the Federal program or a State program under this title, that has been found guilty of fraud or

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- 1 abuse in connection with activities under this title, shall
- 2 be prohibited from participating in any manner in such
- 3 Federal or a State program, for a period of not less than
- 4 5 years. The Secretary may waive the 5-year limitation
- 5 if the Secretary determines that there is a compelling rea-
- 6 son to grant such waiver.
- 7 "(e) Applicability of Guidelines.—Federal and
- 8 State guidelines developed and implemented under this
- 9 section shall be developed in recognition of the differences
- 10 among the various types of health plans, and be applicable
- 11 to all health plans.".
- 12 SEC. 204. RESPONSIBILITIES OF FAMILIES, CERTIFIED
- 13 PLANS, EMPLOYERS, STATES, AND THE FED-
- 14 ERAL GOVERNMENT.
- 15 Title XXVIII of the Public Health Service Act (as
- 16 added by section 201 and amended by sections 202 and
- 17 203) is further amended by adding at the end thereof the
- 18 following new part:
- 19 "Part F—Responsibilities of Families, Certified
- 20 Plans, Employers, States, and the Federal
- 21 GOVERNMENT
- 22 "SEC. 2851. RESPONSIBILITIES OF FAMILIES.
- 23 "A family with an eligible child under seven years of
- 24 age, or an eligible pregnant woman, who is not covered
- 25 under a health plan shall—

1	"(1) be responsible for enrolling such child or
2	pregnant woman in a certified plan;
3	"(2) pay the share of premiums and copay-
4	ments required of such family under this title; and
5	"(3) maintain an active role and participate in
6	the health care system to ensure that the child or
7	pregnant woman receives appropriate, high quality
8	health care.
9	"SEC. 2852. RESPONSIBILITIES OF CERTIFIED PLANS.
10	"(a) In General.—A certified plan participating in
11	a State program under this title shall—
12	"(1) be certified by the State and comply with
13	all requirements for such certification or recertifi-
14	cation;
15	"(2) participate in a national open enrollment
16	period and permit enrollment at the point-of-service;
17	"(3) in the case of a family that has at least
18	one eligible child enrolled in the certified plan and
19	one or more other children who are not eligible for
20	coverage under this title, offer optional family enroll-
21	ment with respect to such other children at a rea-
22	sonable cost;
23	"(4) in the case of a family that has at least
24	one eligible child enrolled in the certified plan, and
25	one or more other children who are eligible for

- health services under title XIX of the Social Security

 Act but not eligible for coverage under this title,

 offer health services under title XIX for such other

 children in the family;
 - "(5) not discriminate against individuals during marketing, enrollment, or provision of services based on pre-existing conditions, genetic predisposition of health conditions, medical history, expected utilization of services or health expenditures, race, ethnicity, national origin, religion, age (within the eligible age group), gender, income, or disability;
 - "(6) accept any applicant for enrollment if such applicant is an eligible individual and resides within the geographic area served by the plan, and may not deny enrollment to any eligible individual except on the basis of documented plan capacity;
 - "(7) in the case of enrolled individuals who are re-enrolling in the plan, ensure that such individuals are re-enrolled if eligibility is maintained;
 - "(8) not use pressure, misleading advertising or marketing, or other unethical practices to coerce or discourage certain individuals or groups from enrolling in the plan or disenrolling from the plan;
- 24 "(9) establish a system for collecting premiums 25 and copayments;

"(10) not terminate the enrollment of an individual except in cases of failure to pay premiums or copayments, fraud and abuse, or withdrawal of the plan from the market, and notify the State of the intention of the plan to terminate the enrollment of an enrollee not later than 60 days prior to the date on which coverage under such plan is terminated;

"(11) not impose a waiting period prior to the date on which coverage under the plan commences;

"(12) directly provide or provide coverage for all items and services required under the comprehensive benefits package under part C, ensure that the premium amount negotiated with the State under this title is the full required premium, and not impose any additional charges for covered items or services;

"(13) not exclude coverage or deny care for any pre-existing conditions, congenital conditions, or genetic predispositions to conditions that are covered under the comprehensive benefits package;

"(14) ensure that a choice of primary care providers is available to enrollees, that primary care and preventive services are readily available and convenient to all enrollees within the geographic area

- served, and that emergency services are available on a 24-hour basis, 7 days a week;
- "(15) establish a program for the credentialing and performance monitoring of providers under the plan and ensure that adequate health provider to enrolled individual ratios are established and maintained;
 - "(16) provide strong, comprehensive preventive health and patient education services;
 - "(17) ensure that the special health needs of children with disabilities or chronic health conditions are adequately met;
 - "(18) if sufficient capacity to deliver health services for children described in paragraph (16) does not exist within the certified plan, including pediatric specialty and subspecialty care, enter into agreements with such providers or facilities to provide appropriate care;
 - "(19) to the extent that resources or services are not available within the plan, provide access to an integrated child and maternal health care network, which consists of a network of providers who together can provide for the full continuum of health care, including preventive, primary, secondary, ter-

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1 tiary, rehabilitation, chronic and long-term care, 2 home care, and hospice care; 3 "(20) ensure that with respect to any network 4 described in paragraph (19), the network specifically 5 provide access to pediatric and maternal specialty 6 and subspecialty care; "(21) enter into cooperative agreements with 7 8 providers or facilities to provide a continuum of care 9 if resources to provide such care are not available 10 within the plan; 11 "(22) if medically-indicated subspecialty care is 12 not available within the geographic area served by 13 the plan, provide transportation to the nearest ap-14 propriate facility; "(23) provide coverage for emergency care ob-15 16 tained in out-of-area or out-of-State facilities so long 17 as the health condition was certified to be an emer-18 gency by the attending physician or could have been 19 reasonably assumed to be an emergency by the fam-20 ily; "(24) 21 provide coverage for deliveries of 22 newborns at nonhospital facilities in areas where

such facilities are available;

1	"(25) make a reasonable effort to provide lan-
2	guage translation services in areas where languages
3	other than English are relatively common;
4	"(26) implement disincentives (such as higher
5	copayments) for the inappropriate use of emergency
6	rooms for nonemergency care;
7	"(27) provide incentives (such as reduced pre-
8	miums, premium rebates, or additional services) for
9	enrollees who comply with medical and public health
10	recommendations for immunizations, prenatal care,
11	healthy behaviors, or other preventive health guide-
12	lines;
13	"(28) implement an information system to col-
14	lect and report data as required under sections 2844
15	and 2845;
16	"(29) implement a quality assessment and im-
17	provement program and utilization review program
18	as required under section 2843;
19	"(30) pursuant to the guidelines developed by
20	the State, submit an annual evaluation and quality
21	improvement plan, including an evaluation of the
22	plan's cost containment measures, assurance of qual-
23	ity care, impact on the health status of the enrolled
24	population (including outcome measures and process

objectives), a financial statement, proposed changes

- in premium rates, and a description of other relevant changes to the plan (the State shall provide
 guidance to certified plans concerning the elements
 of an acceptable annual evaluation and quality improvement plan, and may use the annual evaluation
 and quality improvement plan as the basis for the
 recertification of plans);
 - "(31) establish a program for consumer feedback and the resolution of consumer complaints that includes specified time frames for decisions, such program to be clearly documented and made available to all enrollees;
 - "(32) in consultation with local health departments and maternal and child health programs under title V of the Social Security Act, establish, support, or substantially participate in a community-based maternal or child health program in the coverage area served by the plan;
- "(33) comply with any other relevant State orFederal regulations.
- "(b) Regulatory Burden.—To minimize the regulatory burdens and potentially duplicative standards and regulations that may be applied under this title or any other Federal or State program that duplicates activities

25 undertaken under this title, a certified plan shall be con-

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- 1 sidered as fulfilling a requirement or complying with a
- 2 standard under this title, if the plan is meeting an existing
- 3 State or Federal requirement or standard that has been
- 4 determined by the Secretary (or the State, as appropriate)
- 5 to be identical or at least as effective as that specified
- 6 under this title.
- 7 "(c) Nonapplication of Provisions.—The re-
- 8 quirements and guidelines described in this title shall not
- 9 apply to health plans that do not participate in a State
- 10 program under this title (with the exception of health
- 11 plans complying with section 2845), and shall not apply
- 12 (unless the plan elects for such requirements to apply),
- 13 to the care and treatment of individuals in the plan who
- 14 are not enrolled in the State program under this title.
- 15 "SEC. 2853. RESPONSIBILITIES OF EMPLOYERS.
- 16 "With respect to the program established under this
- 17 title, an employer shall—
- 18 "(1) in the case of an employer that provides
- 19 health benefits to pregnant women, not terminate
- such benefits as result of the establishment of such
- 21 program;
- 22 "(2) in the case of an employer that provides
- health benefits to employee dependents under seven
- years of age, not terminate such benefits unless the

1	employer agrees to pay the temporary maintenance-
2	of-effort fee required under section 2861(b).
3	An employer may not terminate the benefits described in
4	this section until the expiration of the 180-day period be-
5	ginning on the date on which the State in which such em-
6	ployer fully implements a State program.
7	"SEC. 2854. RESPONSIBILITIES OF THE STATE.
8	"A participating State shall—
9	"(1) develop and submit an approved initial 5-
10	year strategic plan and annual evaluation and qual-
11	ity improvement plans to the Secretary as required
12	under this title;
13	"(2) develop a process for certifying and re-cer-
14	tifying health plans under this title under which—
15	"(A) the criteria for certification or recer-
16	tification shall include—
17	"(i) an evaluation of minimum capital
18	requirements, solvency requirements, and
19	other standards related to the financial
20	stability of the plan;
21	"(ii) premium rating methodology;
22	"(iii) the quality of services to be pro-
23	vided by the plan; and
24	"(iv) the ability of the plan to provide
25	the required items and services; and

1	"(B) such plans shall be re-certified at
2	least once during every 4-year period and sub-
3	sequent to each instance in which the plan has
4	undergone significant changes (such as a merg-
5	er) as determined appropriate by the State;
6	"(3) establish a system through which the State
7	can solicit and evaluate proposals from all health
8	plans desiring to be certified under this title, and
9	enter into cooperative agreements with such certified
10	plans;
11	"(4) to maximize the choice of certified plans in
12	an area, ensure, through the system established
13	under paragraph (3), that any certified health plan
14	that fulfills all State and Federal requirements and
15	guidelines under this title, and is otherwise in good
16	standing with the State, is permitted to participate
17	in the State program;
18	"(5) elect whether to enter into risk or profit
19	sharing agreements with all or selected certified

- sharing agreements with all or selected certified plans;
- "(6) elect whether to implement rate margin provisions in agreements with certified plans such that, at the end of a contract period, certified plans would be reimbursed by the State if incurred costs exceeded anticipated costs, and States could recover

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- excess premiums from the plan if incurred costs are less than anticipated costs at the time of rate negotiation;
 - "(7) implement risk adjustment methods, reinsurance mechanisms, or other appropriate mechanisms to ensure that State payments to specific certified plans are reflective of the expected utilization or expenditure rates of plan enrollees and to protect specific certified plans that enroll a disproportionate share of individuals who are expected to incur a higher than average utilization or expenditure rate;
 - "(8) ensure that the premium rating methodologies of certified plans are well documented, actuarially sound, and minimize large variations in annual premium rates;
 - "(9) directly reimburse each certified plan for the State portion of the negotiated premium for enrolling eligible children and pregnant women;
 - "(10) ensure that the premiums negotiated with each certified plan apply with respect to all eligible children and all eligible pregnant women who enroll in the plan;
- 23 "(11) negotiate discounted premiums for fami-24 lies with multiple children with certified plans;

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1	"(12) ensure that premium rates negotiated
2	with certified plans fairly compensate such plans for
3	the services provided, but that such rates do not re-
4	sult in excessive profits by plans;
5	"(13) offer families a choice of certified plans
6	to the extent practicable so long as at least one man-
7	aged care plan for children is available to all eligible
8	children regardless of geographic location;
9	"(14) elect whether to use financial or other in-
10	centives to encourage adequate coverage of rural and
11	underserved areas;
12	"(15) develop and implement an open enroll-
13	ment system during the national open enrollment pe-
14	riod consistent with the guidelines described in sec-
15	tion 2815;
16	"(16) implement an outreach program to maxi-
17	mize the enrollment of eligible individuals;
18	"(17) ensure that certified plans accept any ap-
19	plicant who is eligible for coverage within the geo-
20	graphic area and that such plans do not discriminate
21	or use coercive or unethical practices to encourage or
22	dissuade enrollment into the plan;
23	"(18) in determining or approving the bound-
24	aries of coverage areas for certified plans, ensure

that the coverage areas are consistent with the anti-

- discrimination standards specified in subsection
 (a)(4) or section 2852, and that such boundaries do
 not result in plans avoiding enrollment of individuals
 who are expected to have higher than average rates
 of utilization or expenditures;
 - "(19) impose a surcharge for persons who enroll outside of the regular open enrollment period as required under section 2815;
 - "(20) monitor, evaluate, and address the potential barriers, including cost sharing requirements, that may prevent certain families, particularly low income families, from enrolling in the State program or from obtaining health services after enrollment;
 - "(21) develop a mechanism to assist families who cannot temporarily pay for premiums or copayments due to unexpected shortfalls in income;
 - "(22) in the case of fee-for-service plans, use pediatric- and maternal-specific prospective payment schedules for the reimbursement of services, such schedules to be negotiated between providers, plans, and the State;
 - "(23) ensure that State maternal and child health programs under title V of the Social Security Act and any relevant health services provided by local and State health departments are integrated

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and coordinated with the State program under this
title;

"(24) establish a State advisory council similar in nature to the Advisory Council, except that the composition, organization, and other guidelines for the State council shall be determined by the State, with the majority of State council members being comprised of health care providers and consumers;

"(25) develop and implement standards for the dissemination of consumer information provided by certified plans (including information concerning services for children with special health care needs), provide consumers with comparative information on certified plans during the open enrollment period as requested, and set up hotlines and other mechanisms to assist consumers;

"(26) approve all advertising or other marketing materials from certified plans to ensure that
such materials do not contain misleading or false information, and that the content of the material does
not selectively encourage or selectively discourage
certain groups of individuals, as referred to in section 2852, from enrolling in or disenrolling from the
plan (a State may elect to contract with nongovernment entities to perform such functions);

1	"(27) ensure that decisions regarding the ap-
2	proval of the advertising or other marketing mate-
3	rials of a certified plan are made in a reasonable
4	time frame and are based on consistently applied cri-
5	teria as determined appropriate by the State;
6	"(28) establish a mechanism for consumer feed-
7	back, the collection of complaints, filing of griev-
8	ances, and assist in the resolution of complaints
9	against certified plans;
10	"(29) establish at least one alternative dispute
11	resolution mechanism for malpractice claims filed by
12	individuals enrolled in a certified plan;
13	"(30) address deficiencies in enabling services
14	to ensure access to health services among under-
15	served areas or populations;
16	"(31) ensure that primary care services are ac-
17	cessible by public transportation in municipalities
18	that have a public transport system;
19	"(32) for a period of not less than 5 years after
20	the date of the implementation of the State pro-
21	gram, ensure that health facilities that provide care
22	to large numbers of children, pregnant women, chil-
23	dren with special health care needs, or low income
24	persons, including—
25	"(A) non-investor-owned hospitals;

1	"(B) community health centers;
2	"(C) school-based health clinics;
3	"(D) rural health clinics; and
4	"(E) local health departments;
5	are able to participate fully in the State program,
6	are adequately reimbursed for their services, and are
7	able to enter into agreements with certified plans (in
8	cases where such providers are not affiliated with a
9	certified plan, the State may encourage such provid-
10	ers to form their own certified plan);
11	"(33) enter into agreements with bordering
12	States to ensure that individuals who need to travel
13	across State borders for medically necessary health
14	services that are otherwise not accessible may do so
15	without penalty;
16	"(34) if determined appropriate, elect to imple-
17	ment laws to take legal action against families who
18	fail to enroll their children or who fail to pay pre-
19	miums for children under their care who require
20	medical treatment for a health condition;
21	"(35) establish a system for preventing, mon-
22	itoring, and controlling fraud and abuse as required
23	under section 2846, and establish a system to pre-
24	vent and address any conflicts of interest on the
25	part of the State or its designated representatives

1	regarding the award, management, or evaluation of
2	contracts with certified plans; and
3	"(36) ensure that certified plans are in compli-
4	ance with State and Federal guidelines under this
5	title.
6	"SEC. 2855. RESPONSIBILITIES OF THE SECRETARY.
7	"With respect to the program established under this
8	title, the Secretary shall—
9	"(1) administer amounts provided to the Sec-
10	retary from the Trust Fund;
11	"(2) approve, evaluate, and monitor State pro-
12	grams as required under part D;
13	"(3) provide participating States with technical
14	and other assistance;
15	"(4) establish, appoint, and provide support for
16	the Advisory Council as required under section
17	2842;
18	"(5) establish and coordinate the national open
19	enrollment period as required under section 2815;
20	"(6) develop a specific comprehensive benefits
21	package required under part B;
22	"(7) develop national guidelines for quality as-
23	sessment and improvement programs and utilization
24	review programs as required under section 2843.

1	"(8) develop and implement the Information
2	System and the National Childhood Immunization
3	Database;
4	"(9) review, prioritize, integrate, and coordinate
5	Federally funded health programs for children and
6	pregnant women as required under section 2863;
7	and
8	"(10) in conjunction with the Attorney General,
9	establish a system for preventing, monitoring, and
10	controlling fraud and abuse as required under sec-
11	tion 2846.
12	"SEC. 2856. RESPONSIBILITIES OF THE ATTORNEY GEN-
13	ERAL.
14	"With respect to the program established under this
15	title, the Attorney General in conjunction with the Sec-
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	retary shall establish a system for preventing, monitoring,
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18	and controlling fraud and abuse as required under section
18 19	and controlling fraud and abuse as required under section 2846.
18 19 20	and controlling fraud and abuse as required under section 2846. "SEC. 2857. RESPONSIBILITIES OF THE SECRETARY OF
18 19 20 21	and controlling fraud and abuse as required under section 2846. "SEC. 2857. RESPONSIBILITIES OF THE SECRETARY OF AGRICULTURE.
18 19 20 21 22	and controlling fraud and abuse as required under section 2846. "SEC. 2857. RESPONSIBILITIES OF THE SECRETARY OF AGRICULTURE. "With respect to the program established under this
17 18 19 20 21 22 23 24	and controlling fraud and abuse as required under section 2846. "SEC. 2857. RESPONSIBILITIES OF THE SECRETARY OF AGRICULTURE. "With respect to the program established under this title, the Secretary of Agriculture shall administer amount

1 SEC. 205. EXISTING PROGRAMS.

- Title XXVIII of the Public Health Service Act (as
- 3 added by section 201 and amended by sections 202, 203,
- 4 and 204) is further amended by adding at the end thereof
- 5 the following new part:
- 6 "Part G—Impact on Employers and Existing
- 7 Programs
- 8 "SEC. 2861. IMPACT ON EMPLOYERS.
- 9 "(a) In General.—The Congress encourages em-
- 10 ployers to provide, or continue to provide, comprehensive
- 11 health care coverage to the dependent children of their em-
- 12 ployees.
- "(b) Dropping of Coverage.—
- "(1) IN GENERAL.—With respect to a partici-
- pating State, if the Secretary of Labor determines
- that an employer who provided health care coverage
- for the dependent children of the employees of the
- employer, has terminated such coverage on or after
- the date of enactment of this title, for all children
- or children under 7 years of age, the Secretary may
- impose a temporary annual maintenance of effort fee
- on such employer, the proceeds of which shall be de-
- posited into the Trust Fund. In no case may an em-
- ployer drop coverage of employee-dependent children
- 25 until the date that is 180 days after the State fully
- implements a State program. An employer may not

- 1 selectively drop health care coverage for specific em-
- 2 ployee-dependent children who have, or are expected
- 3 to have, higher than average utilization or health
- 4 care costs.
- 5 "(2) Amount of Fee.—The amount of a fee
- 6 assessed under paragraph (1) shall be equivalent to
- 7 50 percent of the estimated annual cost of providing
- 8 comprehensive coverage for all employee-dependent
- 9 children.
- 10 "(3) Period of fee.—An annual fee imposed
- under paragraph (1) shall be in effect for a period
- not to exceed 5 years.
- 13 "(4) Pregnancy Coverage.—Employers who
- provide pregnancy-related health care benefits for
- their employees and dependents shall continue to do
- so after the date of enactment of this Act.

17 "SEC. 2862, IMPACT ON MEDICAID.

- 18 (a) AUTOMATIC ENROLLMENT.—With respect to a
- 19 participating State, children under 7 years of age, and
- 20 pregnant women, who are enrolled in the program under
- 21 title XIX of the Social Security Act shall be automatically
- 22 enrolled into the appropriate State program under this
- 23 title.
- 24 "(b) Benefits.—All health benefits provided under
- 25 title XIX of the Social Security Act, including long-term

- 1 and chronic care services for children with disabilities or
- 2 chronic health conditions, shall be received under the State
- 3 program under this title. A participating State may elect
- 4 not to shift long-term and chronic care services for chil-
- 5 dren with disabilities or chronic health conditions under
- 6 such title XIX into the State program under this title,
- 7 if the State can demonstrate that doing so would signifi-
- 8 cantly compromise the quality of care for such children.
- 9 A participating State that elects not to shift such long-
- 10 term and chronic care services into the State program
- 11 under this Act shall develop health care coordination plans
- 12 that integrate the various sources of health services for
- 13 such children in consultation with State maternal and
- 14 child health programs under title V of such Act. A partici-
- 15 pating State may elect to establish a transitional period
- 16 to gradually phase in children with disabilities or chronic
- 17 health condition benefits into the State program.
- 18 "SEC. 2863. INTEGRATION OF HEALTH SERVICES AND IM-
- 19 PACT ON EXISTING FEDERAL AND STATE
- 20 GOVERNMENT HEALTH PROGRAMS.
- 21 "(a) Review by Secretary and States.—Not
- 22 later than 2 years after the date of enactment of this Act,
- 23 and every 2 years thereafter—
- 24 "(1) the Secretary, in consultation with the Ma-
- 25 ternal and Child Health Bureau, shall review all

- 1 Federal health programs that provide health services
- 2 to children under 7 years of age and pregnant
- 3 women; and
- 4 "(2) a participating State, acting through a
- 5 designated single State agency or other entity, and
- 6 in consultation with State health programs author-
- 7 ized under title V of the Social Security Act, shall
- 8 review State-funded programs that provide health
- 9 services to children under seven years of age and
- 10 pregnant women;
- 11 to ensure that such programs are integrated and coordi-
- 12 nated with the services covered by this title.
- 13 "(b) Recommendations.—If the Secretary, through
- 14 the review conducted under subsection (a), determines
- 15 that specific functions performed by Federal health pro-
- 16 grams under such review are duplicated or made extra-
- 17 neous by the programs and benefits provided under this
- 18 title, the Secretary shall submit recommendation to Con-
- 19 gress concerning the elimination or reduction in such pro-
- 20 grams or benefits. With respect to any amounts appro-
- 21 priated for any programs terminated, such remaining ap-
- 22 propriations shall be transferred to the Trust Fund.
- 23 "(c) Assurance.—The Secretary and all participat-
- 24 ing States shall ensure that Federal payments under title
- 25 V of the Social Security Act and matching State funds

1	provided under this title are retained within existing pro-
2	grams to—
3	(1) meet the health care needs of children over
4	7 years of age, and eligible children and pregnant
5	women who do not participate in the State program
6	under this title;
7	"(2) perform core public health functions;
8	"(3) coordinate care for children with special
9	health care needs; and
10	"(4) otherwise to meet needs identified through
11	title V needs assessments consistent with Healthy
12	People 2000 objectives.
13	SEC. 206. GENERAL PROVISIONS.
14	Title XXVIII of the Public Health Service Act (as
15	added by section 201 and amended by sections 202, 203,
16	204, and 205) is further amended by adding at the end
17	thereof the following new part:
18	"PART H—GENERAL PROVISIONS
19	"SEC. 2871. DEFINITIONS.
20	"Unless specifically provided otherwise, for purposes
21	of this title:
22	"(1) Adjusted family gross income.—The
23	term 'adjusted family gross income' means the sum
24	of all adjusted gross income of all family members
25	of the child or pregnant women involved in the most

1	recent tax year. In the case of a pregnant woman,
2	such term also includes the adjusted gross income of
3	the pregnant woman.
4	"(2) Advisory Council.—The term 'Advisory
5	Council' means the National Advisory Council for
6	Mother's and Children's Health established under
7	section 2842.
8	"(3) CERTIFIED PLAN.—The term 'certified
9	plan' means the agreement entered into by an orga-
10	nized health care entity to cover or provide specified
11	health care services under State and Federal guide-
12	lines under this title. Organizations that may enter
13	into such agreement shall include health mainte-
14	nance organizations, preferred provider organiza-
15	tions, point-of-service plans, fee-for-service plans, in-
16	demnity insurance plans, hybrids of such plans, and
17	any other organized health care entities that fulfill
18	the requirements of this title.
19	"(4) Child.—
20	"(A) IN GENERAL.—The term 'child'
21	means an individual who has not attained the
22	age of 21.
23	"(B) References.—References in this

title to a child shall be construed to mean—

1	"(i) in the case of a State program
2	that does not have an expanded eligibility
3	component, an individual under 7 years of
4	age; and
5	"(ii) in the case of a State program
6	that offers an expanded eligibility compo-
7	nent, an individual under 21 years of age.
8	"(5) Comprehensive benefits package.—
9	The term 'comprehensive benefits package' means
10	either the benefits package for children or the bene-
11	fits package for pregnant women, as the case may
12	be, developed by the Secretary under section
13	2821(a).
14	"(6) Core public health functions.—The
15	term 'core public health functions' means the follow-
16	ing:
17	"(A) The collection and analysis of public
18	health-related data and the technical aspects of
19	developing and operating information systems.
20	"(B) Activities related to protecting the
21	environment and ensuring the safety of work-
22	places, food, and water.
23	"(C) Investigation and control of adverse
24	health conditions and exposures to individuals
25	and the community.

1	"(D) Information and education programs
2	to prevent adverse health conditions.
3	"(E) Accountability and health care qual-
4	ity improvement activities.
5	"(F) The provision of public health labora-
6	tory services.
7	"(G) Training for public health profes-
8	sionals.
9	"(H) Health care leadership, policy devel-
10	opment, coalition-building, and administrative
11	activities.
12	"(I) Integration and coordination of pre-
13	vention programs and services of health plans,
14	community-based providers, government health
15	agencies, and other government agencies that
16	affect health including education, labor, trans-
17	portation, welfare, criminal justice, environ-
18	ment, agriculture and housing.
19	"(J) Research on effective and cost-effec-
20	tive public health practices.
21	"(7) Enabling services.—The term 'enabling
22	services' means community outreach, health edu-
23	cation, transportation, language translation, and
24	other services that facilitate or otherwise assist eligi-

- ble individuals to receive health services provided
 under this title.
- 3 "(8) Family.—The term 'family' means a pregnant woman residing alone or a group of two or 5 more individuals who reside together in the same 6 housing unit. Such individuals may be related (such 7 as parent and child) or unrelated (such as guardian 8 and foster child) individuals. In the case of children 9 who do not reside with their parents, such term may 10 also include individuals (such as family friends) or 11 entities (such as government agencies) that have pri-12 mary responsibility for the health and welfare of the 13 child.
 - "(9) Information system.—The term 'Information System' means the National Health Information System for Mothers and Children established under section 2844.
 - "(10) NATIONAL CHILDHOOD IMMUNIZATION DATABASE.—The term 'National Childhood Immunization Database' means the electronic database established under section 2845.
 - "(11) Participating State.—The term 'participating State' means any of the 50 States, the District of Columbia, Puerto Rico, and any of the trust territories of the United States, that elects to

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- 1 participate in the program established under this
- 2 title.
- 3 "(12) POVERTY LEVEL.—The term 'poverty
- level' the income official poverty line (as defined by
- 5 the Office of Management and Budget, and revised
- 6 annually in accordance with section 673(2) of the
- 7 Community Services Block Grant Act (42 U.S.C.
- 8 9902(2)) applicable to a family of the size involved.
- 9 "(13) Tobacco alternatives trust fund.—
- The term 'Tobacco Alternatives Trust Fund' means
- the trust fund established under section 9512 of the
- 12 Internal Revenue Code of 1986.
- 13 "(14) Trust fund.—The term 'Trust Fund'
- means the National Health Trust Fund for Mothers
- and Children established under section 9551 of the
- 16 Internal Revenue Code of 1986.
- 17 "SEC. 2872. AUTHORIZATION OF APPROPRIATIONS.
- 18 "(a) Availability of Funds From Trust
- 19 Fund.—From the Trust Fund established under section
- 20 9551 of the Internal Revenue Code of 1986, there shall
- 21 be available such sums as may be necessary to carry out
- 22 this title in each fiscal year.
- 23 "(b) HHS ACTIVITIES.—With respect to the develop-
- 24 ment and implementation of programs and activities re-
- 25 quired to be carried out by the Secretary under this title,

1	there are authorized to be appropriate such sums as may
2	be necessary for each of the fiscal years 1998 through
3	2002.
4	"(c) Justice Activities.—With respect to the de-
5	velopment and implementation of programs and activities
6	required to be carried out by the Attorney General under
7	this title, there are authorized to be appropriate such sums
8	as may be necessary for each of the fiscal years 1998
9	through 2002.".
10	SEC. 207. UNLAWFUL USE OF TOBACCO PRODUCTS MANU-
11	FACTURED FOR EXPORT.
12	(a) Definitions.—Section 2341 of title 18, United
13	States Code, is amended—
14	(1) in paragraph (4), by striking "; and" and
15	inserting a semicolon;
16	(2) by striking the period at the end of para-
17	graph (5) and inserting "; and"; and
18	(3) by adding at the end the following new
19	paragraph:
20	"(6) the term 'tobacco products' has the mean-
21	ing given such term in section 5702(c) of the Inter-
22	nal Revenue Code of 1986.".
23	(b) Unlawful Acts.—Section 2342 of title 18,
24	United States Code, is amended by adding at the end the

25 following new subsection:

- 1 "(c) It shall be unlawful for any person knowingly
- 2 to purchase, sell, distribute, or smuggle into the United
- 3 States, tobacco products that are designated for consump-
- 4 tion beyond the territorial jurisdiction of the internal reve-
- 5 nue laws of the United States.".
- 6 (c) Penalty.—Section 2344 of title 18, United
- 7 States Code, is amended by adding at the end the follow-
- 8 ing new subsection:
- 9 "(d)(1) Whoever knowingly violates section 2342(c)
- 10 shall be fined the greater of—
- 11 "(A) \$10,000; or
- 12 "(B) an amount equal to 5 times the amount
- of the tax imposed under section 5701 of the Inter-
- nal Revenue Code of 1986,
- 15 which shall be deposited into the Fund created pursuant
- 16 to section 9512 of the Internal Revenue Code of 1986.
- 17 "(2) A judgment for a violation of section 2342(c),
- 18 may, in addition to the penalty under paragraph (1), order
- 19 the confiscation of any equipment and vehicles, including
- 20 ships, aircraft, and motor vehicles, used to transport to-
- 21 bacco products in violation of such section. Any property
- 22 confiscated under this paragraph shall become the prop-
- 23 erty of the United States.".

TITLE III—FINANCING 1 **PROVISIONS** 2 3 SEC. 301. INCREASE IN TAXES ON TOBACCO PRODUCTS. 4 (a) Establishment of Increase.— 5 (1) IN GENERAL.—Section 5701 of the Internal 6 Revenue Code of 1986 (relating to rate of tax on ci-7 gars, smokeless tobacco, pipe tobacco, and cigarette 8 papers and tubes) is amended to read as follows: 9 "SEC. 5701. RATE OF TAX. 10 "(a) Cigars.—On cigars manufactured in or im-11 ported into the United States and removed during 1998, 12 there shall be imposed the following taxes: 13 "(1) SMALL CIGARS.—On cigars weighing not 14 more than 3 pounds per thousand, \$76.1325 per 15 thousand. 16 "(2) Large cigars.—On cigars weighing more 17 than 3 pounds per thousand, 92.4375 percent of the 18 price for which sold but not more than \$217.50 per 19 thousand. 20 Cigars not exempt from tax under this chapter which are removed but not intended for sale shall be taxed at the 22 same rate as similar cigars removed for sale. 23 "(b) Cigarettes.—On cigarettes manufactured in 24 or imported into the United States and removed during 1998, there shall be imposed the following taxes:

"(1) 1 SMALL CIGARETTES.—On cigarettes, 2 weighing not more than 3 pounds per thousand, \$87 3 per thousand. 4 "(2) Large cigarettes.— 5 "(A) IN GENERAL.—Except as provided in 6 subparagraph (B), on cigarettes, weighing more 7 than 3 pounds per thousand, \$182.70 per thou-8 sand. 9 "(B) Long cigarettes.—In the case of 10 cigarettes weighing more than 3 pounds per 11 thousand that are more than 6½ inches in 12 length, such cigarettes shall be taxable at the 13 rate prescribed for cigarettes weighing not more 14 than 3 pounds per thousand, counting each 2³/₄ 15 inches, or fraction thereof, of the length of each 16 as one cigarette. 17 "(c) Cigarette Papers.—On each book or set of 18 cigarette papers containing more than 25 papers, manu-19 factured in or imported into the United States and re-20 moved during 1998, there shall be imposed a tax of 5.445 21 cents for each 50 papers or fractional part thereof (except 22 that if cigarette papers measure more than 6½ inches, 23 such papers shall be taxable at the rate prescribed, counting each 2³/₄ inches, or fraction thereof, of the length of each as one cigarette paper).

- 1 "(d) CIGARETTE TUBES.—On cigarette tubes, manu-
- 2 factured in or imported into the United States and re-
- 3 moved during 1998, there shall be imposed a tax of 10.89
- 4 cents for each 50 tubes or fractional part thereof, except
- 5 that if cigarette tubes measure more than 6½ inches in
- 6 length, such tubes shall be taxable at the rate prescribed,
- 7 counting each 2³/₄ inches, or fraction thereof as the length
- 8 of each as one cigarette tube.
- 9 "(e) Smokeless Tobacco.—On smokeless tobacco,
- 10 manufactured in or imported into the United States and
- 11 removed during 1998, there shall be imposed the following
- 12 taxes:
- 13 "(1) SNUFF.—On snuff, \$20.355 per pound
- and a proportionate tax at the like rate on all frac-
- tional parts of a pound.
- 16 "(2) Chewing tobacco.—On chewing tobacco,
- \$8.115 per pound and a proportionate tax at the
- 18 like rate on all fractional parts of a pound.
- 19 "(f) PIPE TOBACCO.—On pipe tobacco, manufac-
- 20 tured in or imported into the United States and removed
- 21 during 1998, there shall be imposed a tax of \$25.6875
- 22 per pound and a proportionate tax at the like rate on all
- 23 fractional parts of a pound.
- 24 "(g) Roll-Your-Own Tobacco.—On roll-your-own
- 25 tobacco, manufactured in or imported into the United

1	States and removed during 1998, there shall be imposed
2	a tax of \$26.025 per pound (and a proportionate tax at
3	the like rate on all fractional parts of a pound).
4	"(h) Determination of Tax in Years After
5	1998.—On all tobacco products, cigarette papers, and cig-
6	arette tubes removed after 1998, there shall be imposed
7	a tax equal to the tax imposed on such product during
8	1998 increased by an amount equal to—
9	"(1) such dollar amount, multiplied by
10	"(2) the cost of living adjustment determined
11	under section 1(f)(3) for the calendar year in which
12	the cigarettes are removed, by substituting 'calendar
13	year 1997' for 'calendar year 1992' in subparagraph
14	(B) thereof.
15	"(i) Determination of Floor Stocks Tax in In-
16	CREASE YEARS.—
17	"(1) In general.—On all tobacco products,
18	cigarette papers, and cigarette tubes manufactured
19	in or imported into the United States which are re-
20	moved before January 1 of any increase year and
21	held on such date for sale by any person, there shall
22	be imposed a tax equal to the amount by which—
23	"(A) the applicable tax on such product
24	determined under this section for such year, ex-
25	ceeds

1	"(B) such applicable tax on such product
2	under this section for the preceding calendar
3	year.
4	"(2) Liability for tax and method of pay-
5	MENT.—
6	"(A) LIABILITY FOR TAX.—A person hold-
7	ing tobacco products, cigarette papers, and cig-
8	arette tubes on January 1 of any increase year
9	to which any tax imposed by paragraph (1) ap-
10	plies shall be liable for such tax.
11	"(B) Method of Payment.—The tax im-
12	posed by paragraph (1) or (2) shall be treated
13	as a tax imposed under subsection (a) through
14	(g) or subsection (h) of this section, as applica-
15	ble, and shall be due and payable on February
16	15 of each increase year in the same manner as
17	the tax imposed under such section is payable
18	with respect to tobacco products, eigarette pa-
19	pers, and cigarette tubes removed on or after
20	January 1 of such increase year.
21	"(3) Exception for retail stocks.—The
22	taxes imposed by paragraph (1) shall not apply to
23	tobacco products, cigarette papers, and cigarette
24	tubes in retail stocks held on January 1 of any in-

1	crease year at the place where intended to be sold
2	at retail.
3	"(j) Foreign Trade Zones.—Notwithstanding the
4	Act of June 18, 1934 (19 U.S.C. 81a et seq.) or any other
5	provision of law—
6	"(1) tobacco products, eigarette papers, and
7	cigarette tubes—
8	"(A) on which taxes imposed by Federal
9	law are determined, or customs responsibilities
10	are liquidated, by a customs officer pursuant to
11	a request made under the first proviso of sec-
12	tion 3(a) of the Act of June 18, 1934 (19
13	U.S.C. 81c(a)) before January 1 of any in-
14	crease year, and
15	"(B) which are entered into the customs
16	territory of the United States on or after Janu-
17	ary 1 of such increase year from a foreign trade
18	zone, and
19	"(2) tobacco products, cigarette paper, and cig-
20	arette tubes which—
21	"(A) are placed under the supervision of a
22	customs officer pursuant to the provisions of
23	the second proviso of section 3(a) of the Act of
24	June 18, 1934 (19 U.S.C. 81c(a)) before Janu-
25	ary 1 of such increase year, and

1	(B) are entered into the customs territory
2	of the United States on or after January 1 of
3	such increase year, from a foreign trade zone,
4	shall be subject to the tax imposed by subsection (i)
5	and such tobacco products, cigarette papers, and
6	cigarette tubes shall, for purposes of subsection (i),
7	be treated as being held on January 1 of such in-
8	crease year for sale.
9	"(k) Imported Products and Cigarette Papers
10	AND TUBES.—The taxes imposed by this section on to-
11	bacco products and cigarette papers, and cigarette tubes
12	imported into the United States shall be in addition to
13	any import responsibilities imposed on such articles, un-
14	less such import responsibilities are imposed in lieu of in-
15	ternal revenue tax.
16	"(l) Increase Year.—For purposes of this section,
17	the term 'increase year' means any calendar year after
18	1998."
19	(2) Roll-your-own tobacco.—Section 5702
20	of such Code (relating to definitions) is amended by
21	adding at the end the following new subsection:
22	"(p) ROLL-YOUR-OWN TOBACCO.—The term 'roll-
23	your-own tobacco' means any tobacco which, because of
24	its appearance, type, packaging, or labeling, is suitable for

1	use and likely to be offered to, or purchased by, consumers
2	as tobacco for making cigarettes."
3	(3) Technical amendments.—
4	(A) Subsection (c) of section 5702 of such
5	Code is amended by striking "and pipe to-
6	bacco" and inserting "pipe tobacco, and roll-
7	your-own tobacco".
8	(B) Subsection (d) of section 5702 of such
9	Code is amended—
10	(i) in the material preceding para-
11	graph (1), by striking "or pipe tobacco"
12	and inserting "pipe tobacco, or roll-your-
13	own tobacco", and
14	(ii) by striking paragraph (1) and in-
15	serting the following new paragraph:
16	"(1) a person who produces cigars, cigarettes,
17	smokeless tobacco, pipe tobacco, or roll-your-own to-
18	bacco solely for the person's own personal consump-
19	tion or use, and".
20	(C) The chapter heading for chapter 52 of
21	such Code is amended to read as follows:
22	"CHAPTER 52—TOBACCO PRODUCTS AND
23	CIGARETTE PAPERS AND TUBES".
24	(D) The table of chapters for subtitle E of
25	such Code is amended by striking the item re-

1	lating to chapter 52 and inserting the following
2	new item:
	"Chapter 52. Tobacco products and eigarette papers and tubes."
3	(4) Effective date.—
4	(A) IN GENERAL.—The amendments made
5	by this section shall apply to tobacco products,
6	cigarette papers, and cigarette tubes removed
7	(as defined in section 5702 of the Internal Rev-
8	enue Code of 1986, as amended by this section)
9	after December 31, 1997.
10	(B) Transitional rule.—Any person
11	who—
12	(i) on the date of the enactment of
13	this Act is engaged in business as a manu-
14	facturer of roll-your-own tobacco or as an
15	importer of tobacco products or cigarette
16	papers and tubes, and
17	(ii) before January 1, 1998, submits
18	an application under subchapter B of
19	chapter 52 of such Code to engage in such
20	business,
21	may, notwithstanding such subchapter B, con-
22	tinue to engage in such business pending final
23	action on such application. Pending such final
24	action, all provisions of such chapter 52 shall
25	apply to such applicant in the same manner

1	and to the same extent as if such applicant
2	were a holder of a permit under such chapter
3	52 to engage in such business.
4	(b) Special Rules for 1998.—
5	(1) Floor Stocks.—On tobacco products, eig-
6	arette papers, and cigarette tubes manufactured in
7	or imported into the United States which are re-
8	moved before January 1, 1998, and held on such
9	date for sale by any person, there shall be imposed
10	the following taxes:
11	(A) SMALL CIGARS.—On cigars, weighing
12	not more than 3 pounds per thousand,
13	\$75.0075 per thousand.
14	(B) Large cigars.—On cigars, weighing
15	more than 3 pounds per thousand, a tax equal
16	to 79.6875 percent of the price for which sold,
17	but not more than \$187.50 per thousand.
18	(C) SMALL CIGARETTES.—On cigarettes,
19	weighing not more than 3 pounds per thousand,
20	\$75 per thousand.
21	(D) Large cigarettes.—On cigarettes,
22	weighing more than 3 pounds per thousand,
23	\$157.50 per thousand; except that, if more than
24	6½ inches in length, they shall be taxable at

the rate prescribed for cigarettes weighing not

1	more than 3 pounds per thousand, counting
2	each $2\frac{3}{4}$ inches, or fraction thereof, of the
3	length of each as one cigarette.
4	(E) CIGARETTE PAPERS.—On cigarette pa-
5	pers, 4.695 cents for each 50 papers or frac-
6	tional part thereof; except that, if cigarette pa-
7	pers measure more than 6½ inches in length,
8	they shall be taxable at the rate prescribed,
9	counting each 23/4 inches, or fraction thereof,
10	of the length of each as one cigarette paper.
11	(F) CIGARETTE TUBES.—On cigarette
12	tubes, 9.39 cents for each 50 tubes or fractional
13	part thereof; except that, if cigarette tubes
14	measure more than 6½ inches in length, they
15	shall be taxable at the rate prescribed, counting
16	each $2\frac{3}{4}$ inches, or fraction thereof, of the
17	length of each as one cigarette tube.
18	(G) Snuff.—On snuff, \$19.995 per pound
19	and a proportionate tax at the like rate on all
20	fractional parts of a pound.

(H) Chewing to-bacco, \$7.995 per pound and a proportionate tax at the like rate on all fractional parts of a pound.

1	(I) PIPE TOBACCO.—On pipe tobacco,
2	\$25.0125 per pound and a proportionate tax at
3	the like rate on all fractional parts of a pound.
4	(J) Roll-your-own tobacco.—On roll-
5	your-own tobacco, \$26.025 per pound and a
6	proportionate tax at the like rate on all frac-
7	tional parts of a pound.
8	(2) Foreign trade zones.—Notwithstanding
9	the Act of June 18, 1934 (19 U.S.C. 81a et seq.)
10	or any other provision of law—
11	(A) tobacco products, cigarette papers, and
12	cigarette tubes—
13	(i) on which taxes imposed by Federal
14	law are determined, or customs responsibil-
15	ities are liquidated, by a customs officer
16	pursuant to a request made under the first
17	proviso of section 3(a) of the Act of June
18	18, 1934 (19 U.S.C. 81c(a)) before Janu-
19	ary 1, 1998, and
20	(ii) which are entered into the cus-
21	toms territory of the United States on or
22	after January 1, 1998 from a foreign trade
23	zone, and
24	(B) tobacco products, eigarette papers, and
25	cigarette tubes which—

1	(i) are placed under the supervision of
2	a customs officer pursuant to the provi-
3	sions of the second proviso of section 3(a)
4	of the Act of June 18, 1934 (19 U.S.C.
5	81c(a)) before January 1, 1998, and
6	(ii) are entered into the customs terri-
7	tory of the United States on or after Janu-
8	ary 1 of such increase year, from a foreign
9	trade zone,
10	shall be subject to the tax imposed by para-
11	graph (1) and such tobacco products, eigarette
12	papers, and cigarette tubes shall, for purposes
13	of paragraph (1) be treated as being held on
14	January 1, 1998 for sale.
15	(3) Cigars, cigarettes, cigarette paper,
16	CIGARETTE TUBES, SNUFF, CHEWING TOBACCO,
17	PIPE TOBACCO, ROLL-YOUR-OWN TOBACCO, AND TO-
18	BACCO PRODUCTS.—For purposes of this subsection,
19	the terms "cigar", "cigarette", "cigarette paper",
20	"cigarette tubes", "snuff", "chewing tobacco", "pipe
21	tobacco", "roll-your-own tobacco", and "tobacco
22	products" shall have the meaning given to such
23	terms by subsections (a), (b), (e), and (g), para-
24	graphs (2) and (3) of subsection (n), subsection (o).

- 1 subsection (p), and subsection (c) of section 5702 of
- the Internal Revenue Code of 1986, respectively.
- 3 SEC. 302. ASSISTANCE TO STATES ADVERSELY AFFECTED
- 4 BY THE TOBACCO TAX.
- 5 (a) Establishment of Trust Fund.—
- 6 (1) IN GENERAL.—Subchapter A of chapter 98
- 7 of the Internal Revenue Code of 1986 (relating to
- 8 trust fund code) is amended by adding at the end
- 9 the following new section:
- 10 "SEC. 9512. TOBACCO ALTERNATIVES TRUST FUND.
- 11 "(a) Creation of Trust Fund.—There is estab-
- 12 lished in the Treasury of the United States a trust fund
- 13 to be known as the 'Tobacco Alternatives Trust Fund'
- 14 (hereafter referred to in this section as the 'Trust Fund'),
- 15 consisting of such amounts as may be appropriated or
- 16 credited to the Trust Fund as provided in this section or
- 17 section 9602(b).
- 18 "(b) Transfers to Trust Fund.—The Secretary
- 19 shall transfer to the Trust Fund an amount equivalent
- 20 to 2 percent of the net increase in revenues received in
- 21 the Treasury attributable to the amendments made to sec-
- 22 tion 5701 by subsections (b) and (c) of section 301 and
- 23 the provisions contained in section 301(d) of the Healthy
- 24 Mothers, Healthy Children Act of 1997, as estimated by
- 25 the Secretary.

1	"(c) Distribution of Amounts in Trust Fund.—
2	"(1) In General.—Amounts in the Trust
3	Fund shall be available to the Secretary of Agri-
4	culture, as provided by appropriation Acts, for mak-
5	ing grants to States that have submitted an applica-
6	tion in accordance with paragraph (2) for the pur-
7	poses of—
8	"(A) making direct payments to tobacco
9	farmers and workers,
10	"(B) providing assistance to farmers in
11	converting from tobacco to other crops and im-
12	proving the access of such farmers to markets
13	for other crops,
14	"(C) providing infrastructure and business-
15	related financing in areas with significant num-
16	bers of tobacco-related jobs,
17	"(D) providing job training for tobacco
18	farmers and workers, and
19	"(E) establishing other economic develop-
20	ment projects (upon approval of the Secretary
21	of Agriculture) in areas with significant num-
22	bers of tobacco-related jobs.
23	"(2) APPLICATION.—Each State desiring to re-
24	ceive a grant under this subsection shall submit an

1	application to the Secretary of Agriculture describ-
2	ing—
3	"(A) the economic impact of the increase
4	in the rate of tax attributable to the amend-
5	ments made to section 5701 by subsections (b)
6	and (e) of section 301 and the provisions con-
7	tained in section 301(d) of the Healthy Moth-
8	ers, Healthy Children Act of 1997,
9	"(B) the State's 5-year goals with regard
10	to minimizing such economic impact, and
11	"(C) the State's proposal for the use of the
12	grant funds.
13	"(3) Allocation formula.—The Secretary of
14	Agriculture shall develop a formula for allocating
15	grant funds under this section that shall take into
16	account the number of farmers and workers affected
17	by the increase in the rate of tax described in para-
18	graph (2)(A) in a State and the severity of the eco-
19	nomic impact in the State.
20	"(4) Annual Reports.—Each State that has
21	received a grant under this subsection shall submit
22	an annual report to the Secretary of Agriculture de-
23	scribing—

1	"(A) the economic impact of the increase								
2	in the rate of tax described in paragraph								
3	(2)(A),								
4	"(B) an evaluation of the State's activities								
5	using grant amounts in the previous year, and								
6	"(C) an improvement plan for the follow-								
7	ing year.								
8	"(5) Termination.—The authority provided by								
9	this section shall terminate on December 31, 2002."								
10	(2) CLERICAL AMENDMENT.—The table of sec-								
11	tions for such subchapter A is amended by adding								
12	at the end the following new item:								
	"Sec. 9512. Tobacco Alternatives Trust Fund."								
13	SEC. 303. DESIGNATION OF OVERPAYMENTS AND CON-								
14	TRIBUTIONS FOR THE NATIONAL HEALTH								
15	TRUST FUND FOR MOTHERS AND CHILDREN.								
16	(a) Designation of Overpayments and Con-								
17	TRIBUTIONS FOR THE NATIONAL HEALTH TRUST FUND								
18	FOR MOTHERS AND CHILDREN.—								
19	(1) IN GENERAL.—Subchapter A of chapter 61								
20	of the Internal Revenue Code of 1986 (relating to								
21	noturns and neconds) is amonded by adding at the								
	returns and records) is amended by adding at the								

1	"PART	IX_	-DESIGNATION	OF	OVERPA	YMENTS
1	IALLI	141	-DEDICH TITLE	OI.		

- 2 AND CONTRIBUTIONS FOR THE NATIONAL
- 3 HEALTH TRUST FUND FOR MOTHERS AND
- 4 CHILDREN

"Sec. 6097. Amounts for the National Health Trust Fund for Mothers and Children.

- 5 "SEC. 6097. AMOUNTS FOR THE NATIONAL HEALTH TRUST
- 6 FUND FOR MOTHERS AND CHILDREN.
- 7 "(a) IN GENERAL.—Every individual (other than a
- 8 nonresident alien) may designate that—
- 9 "(1) a portion (not less than \$1) of any over-
- payment of the tax imposed by chapter 1 for the
- 11 taxable year, and
- "(2) a cash contribution (not less than \$1),
- 13 be paid over to the National Health Trust Fund for Moth-
- 14 ers and Children. In the case of a joint return of a hus-
- 15 band and wife, each spouse may designate one-half of any
- 16 such overpayment of tax (not less than \$2).
- 17 "(b) Manner and Time of Designation.—Any
- 18 designation under subsection (a) may be made with re-
- 19 spect to any taxable year only at the time of filing the
- 20 original return of the tax imposed by chapter 1 for such
- 21 taxable year. Such designation shall be made either on the
- 22 1st page of the return or on the page bearing the tax-
- 23 payer's signature.

- 1 "(c) Overpayments Treated as Refunded.—For
- 2 purposes of this section, any overpayment of tax des-
- 3 ignated under subsection (a) shall be treated as being re-
- 4 funded to the taxpayer as of the last day prescribed for
- 5 filing the return of tax imposed by chapter 1 (determined
- 6 with regard to extensions) or, if later, the date the return
- 7 is filed.
- 8 "(d) Designated Amounts Not Deductible.—
- 9 No amount designated pursuant to subsection (a) shall be
- 10 allowed as a deduction under section 170 or any other sec-
- 11 tion for any taxable year.
- 12 "(e) TERMINATION.—This section shall not apply to
- 13 taxable years beginning in a calendar year after a deter-
- 14 mination by the Secretary that the sum of all designations
- 15 under subsection (a) for taxable years beginning in the
- 16 second year preceding the calendar year is less than
- 17 \$5,000,000.".
- 18 (b) Clerical Amendment.—The table of parts for
- 19 subchapter A of chapter 61 of such Code is amended by
- 20 adding at the end the following new item:

"Part IX. Designation of overpayments and contributions for the National Health Trust Fund for Mothers and Children.".

- 21 (c) Effective Date.—The amendments made by
- 22 this section shall apply to taxable years beginning with

- 1 the first calendar year beginning after the date of enact-
- 2 ment of this Act.

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